

neglect or refusal to be imprisoned for the space of one Calendar month unless the property be sooner restored.

IX. And it is hereby enacted, that all persons charged with the commission of any assault or battery on board of any Merchant Ship employed on Sea Voyages, in the River Hooghly, or the months thereof, being part of the Territories of the East India Company, may be tried before any such Justice of the Peace, and on conviction shall be liable to be punished by a fine not exceeding one hundred Rupees, to be levied and enforced in manner provided by Act II of 1889. And all the Provisions of this Act made in the case of charges of simple larceny shall, as far as they are applicable, be applied in the case of such charges of assault or battery as aforesaid.

Ordered, that the Draft now read be published for general information

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India, after the 3d day of August, 1889

J P GRANT,
Offg. Secy to the Govt. of India.
FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 3d JUNE, 1889.

The following Draft of a proposed Act was read in Council for the first time on the 3d June, 1889.

Act No. — of 1889.

I. It is hereby enacted, that *Several Claimants whenever a person dies leaving to same property.* property, whether moveable or immovable, and the right to succession is disputed between two or more claimants, it shall be lawful for the Judge of the Court of the District, whether designated Zillah or City, where any part of the property is to be found, at his discretion, upon the application of any *bond fide* claimant, to appoint a Curator who shall have the custody and management of the property disputed under the control of the Court, and subject to such adjudication and orders as may be passed in regard thereto under the rules hereinafter enacted.

II. And it is hereby enacted, that when several persons claim to be entitled to portions of the same property by succession it shall be lawful for the Judge of the District Court at his discretion, on the application of any *bond fide* claimant, to appoint a Curator who shall have the custody and management of the whole property, or of such parts thereof as the Judge shall think fit, under the control of the Court, and subject to such adjudication and orders as may be passed in regard thereto under the rules hereinafter enacted.

III. And it is hereby enacted, that if possession shall have been taken by a *bond fide* claimant unquestioned by any party having an interest in the property, and shall have been held by him during the period of six months, the Judge shall not proceed under the two preceding clauses.

IV. And it is hereby enacted, that whenever the Judge of the District Court shall be satisfied upon the representation of any person, and after due enquiry, that any minor insane or otherwise disqualified person or any absent person is entitled by succession to any property or portion of property, it shall be lawful for him at any time within such six months as aforesaid at his discretion to appoint a Curator, whether any possession shall have been taken or not, who shall have the custody and management of the property or such portion thereof as the Judge shall deem requisite, until the right of the party who is incompetent to protect his own interests or is absent shall, if disputed, be determined, or if the right be not disputed, then until the disqualification, minority or absence shall cease, when the possession shall be delivered up by the Curator, together with such account as aforesaid.

V. And it is hereby enacted, that in appointing a Curator under any of the preceding Sections, the Judge shall define the powers and limitations under which he is to act, and if his charge is not to extend to the whole Estate,

the parts and interests entrusted to him shall be specified. The Curator may be authorized generally or specially to bring and defend actions and suits, or shares thereof in right of the deceased or the person whom he represents.

VI. And it is hereby enacted, that the Judge may exact from the Curator security for faithful discharge of trust, and may authorize him to receive or deduct by way of salary or percentage such remuneration for his personal trouble as may appear reasonable. Such remuneration as well as other just charges of management shall be allowed to the Curator in the account of his administration which he shall render. The surplus of monies realized by the Curator, after deduction of expences, shall be paid into Court on their proper account, and may be invested in Public Securities for the benefit of those interested.

VII. And it is hereby enacted, that pending the *Allowances whilst Estate in hands of Custody of the property by the Curator.* Curator, it shall be lawful for the Judge to make such allowances as upon a summary investigation of the rights and the circumstances of the parties interested he shall consider they are entitled to and necessity may require.

VIII. And it is hereby enacted, that, after the appointment of a Curator, the Judge shall inquire in the place or places in which deceased usually resided, or in which his Estate and Effects may exist, as to the state of his family, and the residence of his kin or reputed kin. The Judge shall then fix a day for hearing the application, allowing such interval (not less than two months) which may appear proper to afford opportunity for appearance of claimants and opponents. Notice of application and day fixed shall be affixed in the Court House of the Judge. It shall also be published and served (in the mode in which similar process may be usually published and served) in such places and on such persons as the Judge may direct and deem proper for the purpose of ensuring information of all parties interested. The Judge may also cause information to be given in the Government Gazette.

IX. And it is hereby enacted, that on or after the day fixed for hearing, the Judge shall, after summary investigation, decree the right of succession to the person or persons in whom it may appear to belong, and pass order for possession of such party or parties who may be before the Court as claimants, provided that where the Judge shall have reason to believe that the interests of any person entitled are not duly represented before him, he may postpone the investigation till the expiration of such notices for parties to attend and prefer their claim, as the circumstances of the case may in his judgment require.

X. And it is hereby enacted, that the determination of the right to succession by the District Judge can only be reversed on appeal to the Sudder Dewanny Adawlut. But that Court may not merely declare who is the party entitled upon the evidence before the Zillah Judge. But at their discretion may, upon petition, direct a rehearing by the Judge upon fresh evidence or upon the claim of any new party, or may direct a regular suit to be tried.

XI. And it is hereby enacted, that the District Judge may also exercise the powers of appointing Curator conferred by the preceding Sections on application of a creditor who has instituted a regular suit for the recovery of his claim, on being satisfied that the demand is well founded and that the appointment is necessary to prevent waste.

XII. And it is hereby enacted, that the Curator appointed under any Section of this Act will register all claims committed to him, and at the end of 12 months from the date of appointment must file an account of Administration. If the trust committed to him is then susceptible of being closed he will propose a scheme for closing it by partition amongst those entitled to participate, or by surrender of property to those jointly interested if their desire or other circumstances should be opposed to partition. The Curator will also file lists of claims admitted and

unadmitted, and particulars of any Estate Effects, not administered to and of outstanding claims. A disputed claim shall not be paid, but the Judge may exact security from those receiving funds realized to satisfy such claims to extent of assets received, provided claimant has brought or within one year shall bring an action to establish his demand. The Judge may also prolong the Administration generally or specially.

XIII. And it is hereby enacted, that after the Judge of any District shall have appointed any Curator, such appointment shall preclude the Judge of any other District within the same Presidency from appointing any other Curator; and the Curator first appointed shall, at the discretion of the Judge appointing him have jurisdiction over all the property of the deceased within the same Presidency or such part of the property or within such limits of the same Presidency as the Judge shall direct.

XIV. And it is hereby enacted, that no debtor of any deceased person shall be compelled in any Court of Law to pay his debt to any person claiming to be entitled to the Effects of any part thereof, not being a Curator appointed under this Act with power to recover debts, except on the production of a certificate to be obtained in manner hereinafter mentioned, unless the Court shall be of opinion that payment of the debt is withheld from fraudulent or vexatious motives, and not from any reasonable doubt as to the party entitled to receive the same.

XV. And it is hereby enacted, that the Judges of the following Courts are empowered to certify the right of an applicant to recover the debts or shares of debts due to a deceased person, viz. the Zillah or District Court in which deceased may have resided, such Court in which any part of the property of deceased may be found, such Court in which the debtor may reside. The applicant in his petition shall set forth his title to recover debts due to deceased or any part thereof. The Judge shall issue notice of application inviting opposition and fixing a day for hearing petition, and in these matters shall proceed as laid down in the rules in Sections VIII and IX.

XVI. And it is hereby enacted, that the certificate of the District Judge shall be conclusive of the representative title against all debtors to the deceased, and shall afford full indemnity to all debtors paying their debts to the person in whose favor the certificate has been granted.

XVII. And it is hereby enacted, that the District Judge may take such security as he shall think necessary from any person to whom he shall grant a certificate for rendering an account of debts received by him, and for indemnity of persons who may be entitled to the whole or any part of the monies received by virtue of such certificate.

XVIII. And it is hereby enacted, that the granting of such certificate may be suspended by an appeal to the Court of Sudder Dewani Adawlut, which Court may declare the party to whom the certificate should be granted, or may direct such proceedings for the investigation of the title as it shall think fit. The Court may also upon petition, after a certificate shall have been granted by the Zillah Judge, grant a fresh certificate in supersession of the certificate granted by the Zillah Judge, such fresh certificate shall not affect any payments made to the person to whom any former certificate may have been granted without notice that the same has been superseded.

XIX. And it is hereby enacted, that every certificate shall give authority to the person to whom the same is granted, throughout the Presidency within which the same is granted, and no certificate subsequently granted in respect of the same property shall be valid or effectual, except as hereinafter mentioned.

Government Note's Dividends.

XX. And it is hereby enacted, that a Curator appointed or person certified, as aforesaid, may be empowered to receive interest on Government Notes and Dividends on Shares of any Bank or parts thereof, and to negotiate such Securities. He may be also empowered to receive a share of such interest or dividend or to negotiate a share of such Securities. These powers (which only arise by express words in the appointment and certificate) may be exercised in regard to Government Notes and certificates of Shares of any Bank existing within the local jurisdiction of the Supreme Court of that Presidency in which is situate the District Court by whom those powers are conferred.

XXI. And it is hereby provided always, that where a Curator may have been appointed or a certificate may have been granted, all payments to any such Curator or to any person to whom such certificate has been granted, made in ignorance of circumstances avoiding the appointment or certificate, shall be held good against claims under any valid appointment or certificate.

XXII. And it is hereby provided always, that nothing in this Act contained shall be held to extend to the real or personal property of any person whose personal property cannot by Law pass to personal representative without a Probate or Letters of Administration obtained in one of Her Majesty's Courts of Justice.

XXIII. And it is hereby enacted, with regard to the real and personal property of deceased persons whose personal property may by law pass to their personal representatives without any Probate or Letters of Administration obtained in any of Her Majesty's Courts of Justice, that no appointment of a Curator or certificate in respect of any such real or personal property shall be valid after a Probate or Letters of Administration granted in respect of the same, provided Assets belonging to the deceased were at the time of his death within the jurisdiction of the Court granting the Probate or Letters of Administration.

XXIV. And it is hereby provided, that where a Curator may have been appointed on a certificate granted in cases in which such appointment or certificate would be valid, but for a Probate or Letters of Administration previously granted, all payments made in ignorance of the circumstances avoiding the appointment or certificate shall be held good against claims under the Probate or Letters of Administration so previously granted.

XXV. And it is hereby enacted, that no Probate or Letters of Administration shall be valid after an appointment of a Curator, or a certificate granted in respect of the same

property for which such Probate or Letters of Administration shall have been granted, provided Assets belonging to the deceased were at the time of his death within the jurisdiction of the Court making such appointment or granting such certificate.

XXVI. And it is hereby provided, that where Probate or Letters of Administration may have been granted, in cases in which such Probate or Letters of Administration would be valid, but for the previous appointment of a Curator or grant of a certificate, all payments made in ignorance of the circumstances avoiding the Probate or Letters of Administration shall be held good against claims under such previous appointment of a Curator or grant of certificate.

XXVII. And it is hereby declared, that all Probates and Letters of Administration granted by any of Her Majesty's Courts in cases in which any

Assets belonging to the deceased were, at the time of his death, within the jurisdiction of the Court granting the Probate or Letters of Administration, shall have all the effect of Probate and Letters of Administration granted in respect of

the property of persons whose personal property cannot by law pass to his personal representative without a Probate or Letters of Administration, except so far as is in this Act provided, and except that this Act shall not be construed to make the taking out of Probate or Letters of Administration necessary for succession to property in any case in which it is not now necessary.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the 3d day of December next.

J. P. GRANT,

Offg. Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 3d JUNE, 1839.

The following Draft of a proposed Act was read in Council for the first time on the 3d June, 1839.

ACT No. — of 1839.

I. It is hereby enacted, that such parts of Sec. 10, Reg. V. of 1793, and of Sec. 10, Reg. IV. of 1803, as relate to charges of Corruption;

Sec. 8, Reg. VI. of 1793;

Sec. 8, Reg. V. of 1803;

Clauses 9, 10, and 11, and such other parts of Sec. 9, Reg. XIII. of 1793, as relate to Covenanted Servants of the Company;

Clauses 9, 10, and 11, and such other parts of Sec. 12, Reg. XII. of 1803, as relate to Covenanted Servants of the Company;

Sec. 4 and all the following Secs. of Reg. VIII. of 1806;

Reg. X. of 1806, excepting so much of Sec. 10 of that Regulation as relates to Security required from persons preferring charges against Hindoo or Mahomedan Law Officers, or Native Ministerial Officers of Courts;

Regulation XVII. of 1813;

Regulation VIII. of 1817, of the Bengal Code;

And Secs. 5 and 6 of Reg. VIII. of 1825;

Together with so much of any Regulations as extends any of the above Regulations or parts of Regulations to any places within the Presidency of Fort William in Bengal, be repealed.

II. And it is hereby enacted, that in the Territories subject to the Presidency of Fort William in Bengal, whenever either of the Courts of Sudder Dewanny Adawlut, either of the Sudder Boards of Revenue, or the Board of Customs, Salt and Opium, shall be of opinion that substantial grounds exist for making a regular and formal inquiry into the truth of any matter implicating the public conduct of any European Officer subject to their control respectively, they shall submit the documents on which their opinion may be founded, together with a statement of the charges reduced to distinct articles which they may propose to be made the subject of a regular investigation, to the Governor of Bengal, or to the Lieutenant-Governor of the North Western Provinces, or any functionary exercising the authority of Government in the North Western Provinces, as the case may be, according to the authority to which they may be subject, for his consideration and orders.

III. And it is hereby enacted, that when any charge or information, implicating the public conduct of any European Officer, shall be preferred direct to either of the Courts of Sudder Dewanny Adawlut, either of the Sudder Boards of Revenue, or the Board of Customs, Salt and Opium, respectively, it shall be the duty of those authorities to examine the complainant or informant circumstantially upon oath, or upon solemn affirmation, if he be entitled to be exempted from taking an oath, and also to make such further inquiries upon oath or affirmation upon the subject as they may judge proper.

IV. And it is hereby enacted, that every Court of Judicature, before whom any charge or information of the nature above described may be made, shall examine the complainant or informant circumstantially upon oath or upon solemn affirmation, if he be entitled to be exempted from taking an oath, and shall transmit the deposition so taken to the Sudder Dewanny Adawlut, the Sudder Board of Revenue, or the Board of Customs, Salt and Opium, according as the person accused may be subject to those authorities respectively.

V. And it is hereby provided, that it shall not be lawful for the Courts of Sudder Dewanny Adawlut or the said Boards respectively, to act upon any such charge or information, unless the person preferring the same shall make oath or solemn affirmation, in case he be entitled to be exempted from taking oath, that he believes the facts and circumstances on which the charge is grounded to be true.

VI. And it is hereby provided, that it shall be lawful for the Courts of Sudder Dewanny Adawlut, and for the said Boards, respectively, to dismiss any such charge or information, where they do not see any substantial reason for entering further into the inquiry. Provided, that on every occasion when they shall dismiss any such charge or information, they shall submit the same, together with all the circumstances of the case, in like manner as is provided in Section II. of this Act.

VII. And it is hereby provided, that the said Courts of Sudder Dewanny Adawlut and the said Boards respectively, may at any stage of the inquiry into such matters as aforesaid, require the person preferring such charge or information as aforesaid, to furnish such security as may be deemed reasonable to attend and prosecute the charge to a conclusion, and in the event of security being so required all proceedings shall be stayed until the same shall be furnished accordingly.

VIII. And it is hereby provided, nevertheless, that if any matter implicating the public conduct of any European Officer shall appear in the course of any proceedings, whether preliminary or otherwise, which shall come before or be reported to either of the Courts of Sudder Dewanny Adawlut, or any of the said Boards, respectively, those authorities shall act upon and institute such inquiry into the same as they shall deem proper for the purpose of such reference to the Governor of Bengal, or to the Lieutenant-Governor of North Western Provinces, or to the authority exercising the powers of Government in those Provinces as aforesaid, although no charge or information be preferred as aforesaid, and in such cases it shall not be necessary before acting upon or instituting any inquiry concerning any matter so appearing in the course of proceedings, to require any oath or affirmation in regard to the truth of such matter.

IX. And it is hereby enacted, that if the Governor of Bengal, or the Lieutenant-Governor of the North Western Provinces, or the authority exercising the powers of Government in those Provinces as aforesaid, upon such reference as is mentioned in the second Section of this Act, shall concur with the authority by which it may be submitted, he shall appoint a Commissioner or Commissioners for making a regular and formal inquiry into the truth of the matter implicating the public conduct of the officer whose case has been submitted.

X. And it is hereby enacted, that on the appointment of every such Commission, the said Governor, or Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, shall direct whether the Commission shall be placed under the control of any of the authorities aforesaid, or shall act immediately under the authority of Government, and all Commissions appointed as aforesaid, shall be guided by the instructions which they may receive in this behalf from the Government to which they may be respectively subordinate.

XI. And it is hereby enacted, that the Commissioner or Commissioners appointed as aforesaid, before entering on the discharge of his or their duties, shall take the following oath:—

I, A. B., Commissioner for the purpose of (here state the object of the Commission) do solemnly swear that I will faithfully and impartially perform the duty committed to me without fear, favor, or bias, to the best of my ability, knowledge, and judgment; so help me God.

XII. Whenever a charge shall be referred for investigation to a Special Commission, the Governor or Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, will determine whether the conduct of the prosecution shall be left to the accuser, or be undertaken on the part of Government. In the latter case, the Governor, or Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, will nominate such person or persons as may be deemed proper, to conduct the prosecution on behalf of Government.

XIII. It shall be the general duty of Commissioners appointed under this Regulation, after receiving the plaint or charge, and the documents from which the same may have been prepared, to call upon the person accused for his reply to the accusation; to examine upon oath, or under a solemn declaration, the witnesses named by the accuser or the accused, as having knowledge of any facts relative to the charges or defence; to receive any further written documents offered in support of, or against the accusation, and to call for and take any further requisite evidence which may be indicated by the witnesses adduced, or documents exhibited, by either party, and may appear to be necessary for the ascertainment of facts, or the discovery of the truth or falsehood of the charges, or of any part thereof.

XIV. For the discharge of the duties specified in the preceding Section, or any other functions which may be delegated to a Commission constituted under this Regulation, it shall be vested with the same powers as are exercised by the Zillah and City Courts, except that all process to cause the attendance of witnesses, or other compulsory process, shall be served through, and executed by, the Zillah or City Judge in whose jurisdiction the

Commission may be held, on the witness, or other person upon whom the process is to be served, may reside.

XV. On the close of the evidence in support of the prosecution, and in defence of the accused, he shall be at liberty to record any observations upon the result of the inquiry, which he may think necessary for the vindication of his conduct and character. The accuser, or person appointed to conduct the prosecution on the part of Government, shall also be at liberty to record any remarks on the subject of the prosecution which he may deem requisite.

XVI. And it is hereby enacted, that as soon after the conclusion of the proceedings as circumstances shall permit, the Commissioner or Commissioners shall, when the Commission shall be instructed to act immediately under the authority of Government, submit directly to the Government to which he or they may be subordinate, and in other cases, to the controlling Court or Board, the proceedings held and the documents received by him or them under the Commission, accompanied by translations of papers not in the English language, together with a summary of the pleadings and evidence, and his or their opinion of the merits of the case.

XVII. And it is hereby provided, that it shall be lawful for the said Governor, Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, or the Controlling Court or Board upon consideration of the report of any such Commission as aforesaid, to direct the Commissioner or Commissioners to take further evidence, or to give further explanation of his or their opinion or opinions connected with the case investigated, and the Commissioner or Commissioners are authorized and required to take such further evidence and to give such further explanation.

XVIII. And it is hereby enacted, that the Sudder Dewanny Adawlut or the Board to which any report of a Commissioner or Commissioners may be submitted as aforesaid, after due consideration of the same, and after obtaining such further evidence or explanations as they may require, shall submit the whole of the proceedings and documents received by them to the Government to which they may be subordinate, together with their opinion whether any and what facts have been established against the accused.

XIX. Whenever a Special Commission may be appointed under the Provisions of this Act, for the investigation of charges exhibited against a public Officer, the Governor or Lieutenant-Governor or authority exercising the powers of Government in the North Western Provinces will determine, on a view of the nature and circumstances of the case, whether the accused shall be suspended from the discharge of the functions of his office; and if so, whether he should be permitted to draw the established allowances of his office, or otherwise.

XX. The Governor or Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, on consideration of the report and proceedings submitted to him, in pursuance of the foregoing Section, will pass such decision on the case as may appear to him most consonant to the principles of justice, and to the powers possessed by Government in matters of this description; and in the event of his deeming it necessary that the party accused should be brought to trial, by a public prosecution in the Supreme Court of Judicature, will issue the necessary instructions for that purpose to the Law Officers of Government. But whatever proceedings may be held, or whatever decision or order may be passed by Government, individuals deeming themselves aggrieved by any of the public Officers will be at all times at liberty to seek redress in the Supreme Court in the mode prescribed by Law.

XXI. In cases in which it shall appear, on a full investigation of the merits of the case, that the charges or complaints preferred against any of the European Officers above mentioned are well founded, the person by whom they may have been preferred shall be at liberty to submit an application to the Sudder Dewanny Adawlut, the Sudder Board of Revenue, or the Board of Customs, Salt and Opium, as the case may be, praying a reimbursement of the expense which may have been incurred by him in the conduct of the prosecution, and the authority to whom such petition may be presented shall forward it to Government, with their opinion as to the propriety of indemnifying the party for the expense so incurred, or otherwise. The Governor or Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, will on receipt of any such reference allow or refuse the expenses of prosecution at his discretion.

XXII. And it is hereby enacted, that whenever it shall be declared by the authority passing the final judgment or order upon any charge or information of the nature aforesaid, that the same has been found on investigation to be malicious and without probable cause, it shall be lawful for the Court of Sudder Dewanny Adawlut to punish the person preferring such charge or information by imprisonment with or without hard labour for any term not exceeding six months, or with fine not exceeding 500 Rupees, commutable, if not paid, to imprisonment with or without hard labour for a term not

exceeding six months, or with both; and the person preferring such charge or information shall be liable, if guilty of perjury, to punishment before the Ordinary Courts for the offence of perjury, whatever final judgment or Order may have been passed in respect of the same.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 3d day of August next.

J. P. GRANT,
Offy. Secy. to the Govt. of India.

ORDERS BY THE RIGHT HON'BLE THE GOVERNOR
GENERAL OF INDIA.
POLITICAL DEPARTMENT,
SIMLA,
THE 27TH MAY, 1839.

Captain C. H. Thomas, 10th Regiment Native Infantry, Assistant to the General Superintendent of the Operations for the Suppression of Touggee, has obtained leave of absence, on private affairs, for four months, from 1st May to 1st September next, to visit Madras, preparatory to applying for Furlough.

By Order of the Right Hon'ble the Governor General of India,

T. H. MADDOCK,
*Offy. Secy. to Govt. of India,
with the Govr. Genl.*

No. 1346.

ORDER BY THE RIGHT HONORABLE THE GOVERNOR
GENERAL FOR THE NORTH WESTERN PROVINCES.
SIMLA,
GENERAL DEPARTMENT,
THE 10TH MAY, 1839.
JUDICIAL AND REVENUE.

The unexpired portion of the leave of absence granted on the 9th March last to Mr. J. H. Taylor, Unconvenanted Assistant to the Commissioner of the Dehlee Division, is cancelled from the 14th April last, the day on which he resumed charge of his duties at Dehlee.

F. CURRIE,
Offy. Secy. to the Govr. Genl. N. W. P.

GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL.
SIMLA, 24TH MAY, 1839.

The following Appointment was made in the General Department North Western Provinces, on the 24th instant:

Assistant Surgeon James Alexander Dunbar, M. D., to the Medical duties of the Civil Station of Azimgarh.

J. STUART, Lt.-Col.,
*Offy. Secy. to the Govt. of India Mily. Dept.,
with the Rt. H'ble the Govr. Genl.*

GENERAL ORDERS BY THE RIGHT HONORABLE THE
GOVERNOR GENERAL.
SIMLA, 28TH MAY, 1839.

At the recommendation of the Commander of the Forces, the Right Hon'ble the Governor General is pleased to make the following temporary appointment:

Colonel Shelton, of Her Majesty's 44th Foot, to be a Brigadier of the 2d Class, and to command the Troops at Kurnaul, while the Head Quarters of the Sirhind Division are fixed elsewhere.

The Major of Brigade at Ferozepore will repair to Kurnaul, to which Station he will be attached, while the services of the Deputy Assistant Adjutant General of the Division are required at Ferozepore.

J. STUART, Lt.-Col.,
*Offy. Secy. to the Govt. of India Mily. Dept.,
with the Rt. H'ble the Govr. Genl.*

GENERAL ORDERS BY THE HONORABLE THE
PRESIDENT IN COUNCIL.

PORT WILLIAM, 10th June, 1839.

No. 92 of 1839.—The Honorable the President in Council is pleased to make the following Promotions:

36th Regiment N. I.

<p>Lieutenant and Brevet Captain Wm. Oscar Carlsson for the Captaincy of a Com- pany, Lieut. Frederick Augustus Carlsson to be Lieutenant,</p>	<p>From the 27th May 1839, in suc- cession to Captain and Brevet Major Saml. Peter Croket Ilum- frays deceased.</p>
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The undermentioned Gentlemen are admitted to the Service in conformity with their Appointments by the Honorable the Court of Directors as Cadets of Infantry and Assistant Surgeons on this Establishment. The Cadets are promoted to the rank of Ensign, leaving the dates of their Commissions for future adjustment :

Infantry.	Date of arrival at Fort William.
Mr. Charles Jackson,.....	} 8th June 1839.
„ Theodore Gordon,	
„ Alexander Sutton Osborn Donaldson,	
„ Lewis Augustus Cook, }	
Medical Department	
Mr. Duncan McRae,	} 8th June 1839.
Alexander Charles Macrae,	
M. D.	

WM CASEMENT, M G.
Secy to the Govt of India Mily Dept.

GENERAL ORDERS BY THE HON'BLE THE PRESIDENT IN COUNCIL.

FORT WILLIAM, 10th June, 1839.

No 93 of 1839 The undermentioned Gentlemen are admitted to the Service in conformity with their Appointments by the Hon'ble the Court of Directors as Cadets of Infantry on this Establishment, and promoted to the rank of Ensign, leaving the dates of their Commissions for future adjustment .

Infantry.	Date of arrival at Fort William.
Mr. Samuel Charles Alston Swinton,	} 8th June 1839.
„ Frederic Aubert,.....	

WM CASEMENT M G ,
Secy. to the Govt. of India Mily Dept.

NOTICE is hereby given, that from and after the first proximo, private messages by Semaphore will be charged for at the following rates, viz

Between Calcutta and Diamond Harbour, per word One Rupee.

Below Diamond Harbour, One Rupee Four Annas.

By Order of the Marine Board,

C B. GREENLAW, Secretary.

Fort William, the 5th June, 1839.

NOTICE —The following Scheme for the conveyance of Overland Mails, is published for general information.

G. ALEXANDER,
Offg. Post Master General.

Fort William, Genl. Post }
Office, the 31st May, 1839. }

SCHEME OF THE PROPOSED ARRANGEMENTS FOR THE CONVEYANCE OF THE ENGLISH MAILS TO BOMBAY, DURING THE ENSUING MONSOON

Atalanta leaves Bombay 20th May, reaches Suez 11th June, arrives at Aden from Suez on the 23d June.

Transfers her English Mails to a Sailing Vessel, the *Taptee*.

A Sailing Vessel (the *Taptee*) receives the *Atalanta's* English Mails at Aden, and conveys them to Bombay.

Atalanta leaves Aden 1st July, arrives at Suez 9th July, arrives at Aden from Suez 21st July.

Transfers her English Mails to a Sailing Vessel, the *Constance* or *Orissa*, for conveyance to Bombay.

A Sailing Vessel (the *Constance* or *Orissa*) leaves Bombay on the 20th of June for Aden, with a Mail which she transfers to the *Atalanta*.

Atalanta leaves Aden with the Mail from Bombay 28th July, reaches Suez 6th August, reaches Aden from Suez 18th August, transfers her English Mail to a Sailing Vessel to be brought on to Bombay.

A Sailing Vessel (the *Constance* or the *Orissa*) receives the *Atalanta's* English Mails at Aden, and conveys them to Bombay.

Atalanta leaves Aden 26th August, reaches Suez 9th September, returns from Suez to Bombay, and arrives 28th September.

(Signed) E. M. WOOD,
Lieut. Col., Secy. to Government.

Bombay Castle, the 20th May, 1839.

True Copy,
(Signed) H. T. PRINSEP,
Secy to Govt. of India
True Copy,
G. ALEXANDER,
Offg. Post Master General.

It is hereby notified that, unless marked for particular Ships, all Letters received at the General Post Office between Monday the 3d and Sunday the 9th June, both dates inclusive, were despatched by the undermentioned Vessels which sailed from Calcutta on dates specified :			
Letters received on dates from and to.	By what Ships despatched.	Bound to.	Remarks.
3d to 5th June,	Thos. Lowry,	Liverpool,	Left Town on the 6th Instant.
6th to 9th ditto,	Coromandel,	London,	Ditto 10th ditto.
3d to 9th ditto,	Packet,	Cape of Good Hope,	Ditto 9th ditto.
Ditto,	Gaillardon,	H. bart Town and Sydney,	Ditto 10th ditto.
Ditto,	Suipie,	M. ulmeny,	Ditto 9th ditto.
Ditto,	Martha,	M. ur t n,	Ditto 9th ditto.

WM. MOORE, Deputy Post Master.
Calcutta, General Post Office, the 11th June, 1839.

WITH the Sanction of Government, the following Advertizement is published for general information

By Order of the General Management,
JOHN McQUEEN,
Secy. M. O. S.

Orphan Society's Office, Kidderpore, }
5th March, 1839.

ADVERTISEMENT.

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, showing that the Orphan Press has the exclusive privilege of Printing for Government.

I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation.

(Signed) H. T. PRINSEP,
Secy. to Government Genl. Dept.

Council Chamber, the 7th August, 1832."

NOTICE—The Public are hereby informed, under orders of Government, dated 29th January, 1839, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Theatre Road: the paving to be taken up and relaid from the foundation, between Camac Street and Wood Street.

Wellersley Street, from Durrumtollah Road to Wellersley Tank, East side, an Aqueduct under construction.

Lower North Division.

Portuguese Church Street: a wooden box Cross Bridge to be laid down near No. 2

Cotton Street Ditto Ditto, near the west corner of Shama Bux's Lane.

Focatta Bazarat Street: a half Surface Drain to be built along the North side.

Hill Surface Drain in Soorty Bagaun Tank Lane, constructing

Syphon Tunnel in Colootolla New Road, opposite Baboo Motchand Seal's new Gate, constructing.

Moorgyhatta Street: an Aqueduct to be built on the North side and a Tunnel on the South side of the Street, with several Cross Drains, between Portuguese Church Street and Campbelt Road.

N B The public are recommended not to frequent this Street in wheeled carriages, during the progress of the work.

W. ABERCROMBIE,
Supt. of Roads and Conservancy.

NOTIFICATION.

NOTICE is hereby given, that under the Provisions of Section II. Regulation VII. of 1824 of the Bengal Code, and in modification of the Notice and Boudhar Rules of the 2d March 1835—His Honor the Deputy Governor of Bengal has been pleased to prescribe the following Rules relative to Distilleries constructed and worked after the European method, which may be established under Licenses at a distance exceeding ten miles from the Town of Calcutta.

1. The Rules contained in Sections IV. V. VI. VII. VIII. IX. X. XI. XII. XIII. and XIV. Regulation II. of 1802, will not be enforced in respect to Distilleries Licensed to be worked as above at a distance of more than ten miles from the Town of Calcutta.

2. Parties Licensed to establish Distilleries worked as above shall deposit five thousand Rupees in cash or in Government Securities with the Board of Customs, Salt and Opium, the same or such portion of the amount as Government shall determine on the recommendation of the Board of Customs, Salt and Opium, together with the Distillery License, to be forfeited in the event of any breach of the Abkarry Regulations of the Bengal Presidency proved before the Officer vested by Law with the decision of Abkarry Suits, on the License ceasing without such forfeiture, the sum deposited shall be returned by the Board of Customs, Salt and Opium.

3. No Distillery worked after the above method shall be Licensed until the parties applying for the License have satisfied the Board of Customs, Salt and Opium, that the works are capable of producing not less than 300 gallons of Spirit per diem.

4. No Distillery worked after the above method, shall be Licensed until the parties applying for the License have satisfied the Board of Customs, Salt and Opium, that the premises are enclosed within a wall of brick, or other substantial material, at least ten feet in height, with one entrance only, secured by a Gate or Door and proper locks. The Parties applying for the License shall further engage to adopt such measures for the Security of the Public Revenue, as may be prescribed by the Board of Customs, Salt and Opium.

5. Parties applying for a License to establish Distilleries worked as above, shall provide a residence for the Native Officer of the Abkarry Department stationed on the premises, which residence shall be within the enclosing wall and close to the Gate.

6. Parties working Distilleries, constructed and worked in the European method as above, are required to apply to the Board of Customs, Salt and Opium, in December each year for the renewal of their Licenses for the year following, and Licenses not so renewed will be considered null and void, and as not protecting from seizure and confiscation, the Spirits produced in the said Distilleries or the parties working the said Distilleries from the penalties provided by Law for the illicit manufacture of Spirits.

7. The Board of Customs, Salt and Opium, are empowered to refuse Licenses for Distilleries worked as above without assigning any reason for the same except to Government, in the event of Parties appealing from their decision.

8. The above Rules shall apply on and after the 1st January 1839, to all Distilleries now worked in the European method under Licenses from the Board of Customs, Salt and Opium, and to all other Distilleries worked in the European method for which Licenses may be taken out from the present date.

By Order of the Board of Customs, Salt and Opium, the 11th June, 1839,

W. R. YOUNG, Secretary.

NOTIFICATION.

FORT WILLIAM, OPIUM DEPARTMENT,
THE 10TH JUNE, 1839.

NOTICE is hereby given, that on Monday, the 1st day of July 1839, at the hour of 11 o'Clock in the Forenoon, will be put up to Sale, at the Exchange Rooms, at Calcutta, and sold by Public Auction, the undermentioned Quantity of Opium, the Provision of 1837-38, subject to the following Conditions, viz.

PRODUCE OF BEHAR AGENCY, Chests	2,345
DITTO OF BENARES Ditto, (more or less)	
about	800
Total Chests	3,145

CONDITIONS OF SALE.

First. The Opium to be all sold to the highest bidder.

Second. Each Lot to contain Five Chests.

Third. A Deposit in a Promissory Note for 1,000 Rupees per Lot, or 200 Rupees per Chest, shall be made by the Purchaser in the Sale Room, and before the Lot is registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of Purchasers at this Office by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'Clock of the Afternoon of Friday, the 5th July, or on the other hand, failing such redemption by the time aforesaid, then the Lot or Lots for which no Sub-Treasurer's Receipt, or Deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such Conditions of Re-sale as the Board of Customs, Salt and Opium, shall see fit, and all losses and expenses whatever attending such Re-sale, shall be borne and paid by the Defaulter, whilst any profit accruing from such Re-sale shall be forfeited to Government.

Fourth. The Promissory Notes taken on the day of Sale under the last mentioned Condition, if remaining unredeemed on the said 5th July, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.

Fifth. No Tender of Money, Sub-Treasurer's Receipts, or Public Securities on account of Opium upon which the prescribed Deposit may not have been made before 4 o'Clock of the 5th July, will be afterwards accepted.

Sixth. The Opium now advertised for Sale shall be paid for within One Calendar Month from the day of Sale, and in case any Lots of such Opium shall not be so paid for and adjusted, then the Cash Deposit of 1,000 Rupees per Lot, or 200 Rupees per Chest, or any Public Securities that may have been deposited on account of such Lots or Chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit.

Seventh. No Sub-Treasurer's Receipts or Deposit of Public Securities under the third of the present Conditions, will be received in this Office except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The Receipt for such Deposit will be granted only in the name of such Purchaser, and the Public

Securities deposited will be returned when the clearance has been made by the said Purchaser or his order.

Eighth. The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall on demand tender at the time a Deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities equal to One Thousand Rupees per Lot (or Two Hundred Rupees per Chest,) on each Lot so bid for.

Ninth. The Purchaser of any Lot shall have the option of naming and purchasing in immediate succession any number of Lots of the same Agency Opium to the extent of Fifty Lots; and for the Lots so purchased, the Purchaser shall deposit 1,000 Rupees per Lot, and pay the same price per Chest as that for which he purchased his first Lot, provided always that there remain a sufficient number of Lots of that Opium to complete the said Fifty but not otherwise.

Tenth. In the event of any dispute or difference touching or concerning any matter, or question arising out of the Sale of the Opium included in this Notification, or adjustment, the same shall, and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the Jurisdiction of the said Supreme Court shall be waived.

Eleventh. It is notified for the information of intending Purchasers that the Benares Opium now to be sold has been opened and examined at the Presidency Opium Godown by order of the Board, and re-packed under the Superintendence of two Covenanted Officers, whose report on the re-packing will be produced at the Sale.

Twelfth. The following Papers, together with Samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that day, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

No. 1. The Agency Certificate accompanying the Behar Opium now advertised for Sale.

No. 2. Analysis and Examination Report of such Opium made in Calcutta by the Opium Examiner.

No. 3. Report and Certificate of the re-packing of the Benares Opium by the Covenanted Officers employed on that duty.

No. 4. The Benares Agency Certificate for the said Opium.

No. 5. Analysis and Examination Report made by the Opium Examiner of the Opium so re-packed.

Thirteenth. The Public are hereby informed, that in providing the Investment of the Behar and Benares Opium for the year 1837-38, the same precautions have been taken as those which have been observed during past Years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of Leaves used in forming the Cakes, and to have the due proportion of Opium put into each Cake. An account of the Weight of the Behar Drug when packed at Behar and of the Benares, when re-packed at the Presidency Godown, and a Statement of the average Weight of Five Chests from each dispatch at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium.

Fourteenth. Four Chests of Behar and Benares Opium which have been reserved from the provision of the two preceding years, will also be shewn to the Purchasers on the day of Sale, to enable them to judge of the state of preservation in which the Drug has kept.

Fifteenth. Application having been made by the French Authorities for the 300 Chests of Opium deliverable to them under the 6th Article of the Convention between Great Britain and France dated the 7th March 1815, in the proportions stated

Sale of January,...	35	in the margin, it is hereby notified that in the event of the whole, or any portion of the Opium thus claimed by the French Government not being cleared out within the limited period allowed for clearance, viz. one month from the date of the Sale, such quantity of Opium (or any part thereof) as may remain uncleared, will be sold at the Sale next ensuing, the date of payment, or disposed of at a Sale to be held expressly for the purpose.
" February,...	30	
" April,.....	60	
" May,.....	90	
" July,.....	85	
Total Chests,...	300	

By Order of the Board of Customs, Salt and Opium,
W. R. YOUNG, Secy.

NOTICE is hereby given, that the undermentioned Salt is for sale at a reduced rate under the Provisions of Rule 5th of the Notification issued by the Board on the 9th May, 1837.

Parties willing to purchase the Salt, will obtain Chattras and Rowanahs upon payment of the prices now fixed, after the expiration of 10 days from the date hereof, that is to say, on and from the 10th Instant.

Agency	Ghaut.	Year of Manufacture.	Present price of Salt per 100 mds of 80 Tollah Weight.	Reduced price per 100 mds of 80 Tollah Weight.
Hidglee,	{ Gopeenugur, Tero-poykea, }	S. S. 1244	Rs. 420	Rs. 410

W. R. YOUNG, Secy.

Board of Customs, Salt and Opium, the 1st June, 1839.

একুইয়ার বেওয়া জাইতেছে যে সন ১৮৩৭ সনের ১ নং তারিখের বেওয়ার এনুইয়ারে পঞ্চম নিয়মানুসারে নিচের লিখিত নমক কমি দরে বিক্রয় হইবেক অতএব যে সকল ব্যক্তি এই নমক গ্রহণ করিবার চরকার হইবেক তাহার এই তারিখ ইত্যক কমি দরে গুণিত হইলে অর্থাৎ ১০ জন অর্থী এই মতে টকা দাবি করিলে ছাড় ও রওয়ানা পাইতে পারিবক	কোন বন্দরের গোষ্ঠানবরনামক	১৮৩৮	১৮৩৯ সন ১৮৩৯ সন	১৮৩৯ সন
	ঘাট	মোমিনগর (ডেরোগাইক)	১৮৩৮	১৮৩৯ সন
	একজননী	হিজলি	১৮৩৮	১৮৩৯ সন
	১৮৩৮ সনের মোমিনগর কমি দরে বিক্রয় হইবেক অতএব যে সকল ব্যক্তি এই নমক গ্রহণ করিবার চরকার হইবেক তাহার এই তারিখ ইত্যক কমি দরে গুণিত হইলে অর্থাৎ ১০ জন অর্থী এই মতে টকা দাবি করিলে ছাড় ও রওয়ানা পাইতে পারিবক	১৮৩৮ সনের মোমিনগর কমি দরে বিক্রয় হইবেক অতএব যে সকল ব্যক্তি এই নমক গ্রহণ করিবার চরকার হইবেক তাহার এই তারিখ ইত্যক কমি দরে গুণিত হইলে অর্থাৎ ১০ জন অর্থী এই মতে টকা দাবি করিলে ছাড় ও রওয়ানা পাইতে পারিবক	১৮৩৮ সনের মোমিনগর কমি দরে বিক্রয় হইবেক অতএব যে সকল ব্যক্তি এই নমক গ্রহণ করিবার চরকার হইবেক তাহার এই তারিখ ইত্যক কমি দরে গুণিত হইলে অর্থাৎ ১০ জন অর্থী এই মতে টকা দাবি করিলে ছাড় ও রওয়ানা পাইতে পারিবক	১৮৩৮ সনের মোমিনগর কমি দরে বিক্রয় হইবেক অতএব যে সকল ব্যক্তি এই নমক গ্রহণ করিবার চরকার হইবেক তাহার এই তারিখ ইত্যক কমি দরে গুণিত হইলে অর্থাৎ ১০ জন অর্থী এই মতে টকা দাবি করিলে ছাড় ও রওয়ানা পাইতে পারিবক

W. R. YOUNG, Secy.

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that the matters of the Petition and Schedule (the same having been filed in the Court) of

WILLIAM BASON,

of Bonfield's Lane, in Calcutta, Merchant, will be heard on Saturday, the 6th day of July, 1839, at the hour of 11 o'clock in the forenoon.

"No Creditor will be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice of his intention to the Chief Clerk three clear days before the day of Hearing."

Office of Examiner, 7th June, 1839.

Mr. N. Hudson, Atty.

কলিকাতার জোত্রহিন করজদারানের পরি

ত্রানার্থে আদালত—

এতদ্বারা যখন দেওয়া আইতেছে যে এই আদালতে দাখিল করা আরজি ও ফর্দে বিষয় নিচের নামিত—

উইলিএম বেসান—

জিনি কলিকাতার বোনফিডর্স লেন নিবাসি সওদাগর তাহার বিষয় সন ১৮৩৯ সালের জুলাই মাস হার ৬ সনিবার তারিখে বেলা এগারো ঘটর সময় সুনানি হইবেক—

কিন্তু “কোন মহাজন আগত করিতে পারি বেন নাই খালোসীতে কোন কএদীর জমাণী সুনানির নিয়মিত দিবসের পূর্বে পূর্বে তিন দিবস থাকীতে চিপ কেলাক সাহেবের আকিষে তাহার মানসের সম্বাদ না দেন”—

একজামিনর সাহেবের আকিষ—

সন ১৮৩৯ সাল ৭ জুন—

মেং. এনঃ হডসান উকিল—

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that on Saturday the 1st day of June, instant, on the hearing and examination of the Petitions and Schedules of the Insolvent Prisoners herein-after named, seeking the benefit of the Statute 9th Geo. IV. Cap. 73.

The following Adjudications were made and pronounced, that is to say:

THAT, STEPHEN GENTLOOM AVIET, of Moorghyutta Street, in Calcutta, a Clerk to Messrs. Judge, Brothers and Downing,

JOHN WILLIAM NISBITT, of Cossitollah, in Calcutta, Boot and Harness Maker,

HENRY COLIN CHINNEY, of Collingah Lane, in Calcutta, a Clerk in the Civil Auditor's Office,

AND, FRANCIS MORAN, of North-road Intally, in the Suburbs of Calcutta, Gentleman,

Are entitled to the benefit of the said Statute, and that they be discharged.

P. O'Hanlon, Examiner.

Office of Examiner, 11th June, 1839.

কলিকাতার জোত্রহিন করজদারানেরদিগের

পরিজ্ঞানার্থে আদালত—

এতদ্বারা যখন দেওয়া আইতেছে যে বর্তমান জুন মাসের ১ সনিবার তারিখে যে অক্ষয় ঘনি কএদীর তাহারদিগের নাম পরে লিখিত এবং তাহার চর্তু জাজ বাদসাহের বাদসাই এর ১ বৎসরের প্রকাজিত আইনের ৭৩ ধারায় লাভ আভির আধিনা করিয়াছেন তাহারদিগের আরজি এবং সিভিটল সুনানির এবং অনুসন্ধান কৃত হইয়াছে এই লক্ষ্যে আগত হকুমসকল হইল অর্থাৎ—

জঃ ইন্ডেকেন বেনটিন্স এন্ডএট জিনি কলিকাতার সুরগিহাটা নিবাসি সিসিউশ্ব জম বুদবুদ এবং জৌনি সাহেবের কেলাক—

জান উইলিএম নিসবিট জিনি কলিকাতার কসা ইটোলা নিবাসি বুট এবং ছোড়ার সাজ ব'নানে ওয়ালা—

হেনরি কালিন চিনিরি জিনি কলিকাতার কলিকা লেন নিবাসি সিবিট আডিটসে আকিষের কেলাক

এবং ফুন্সিস মোরাল জিনি কলিকাতার সনিজ ইটালির নাথ রোড নিবাসি জেনটেলমেন—

প্রাপ্ত হইয়া লভে এইউক্ত আইনের এবং তাহার দিগের খালাস—

P. O'Hanlon, Examiner.

একজামিনর সাহেবের আকিষ—

সন ১৮৩৯ সাল ১১ জুন—

STEAM DEPARTMENT.

NOTIFICATION.—The Honorable the Governor in Council is pleased to give notice, that he expects to be able to despatch a Steamer with a Packet for England, via the Persian Gulf, on Thursday the 4th of July next. It is requested, that letters and despatches, public and private, for this Packet, may be made as small and light as possible. By order of the Honorable the Governor in Council,

E. M. WOOD, Lieut. - Col.,

Secy. to Govt.

Bombay Castle, 29th May, 1839.

With reference to the above Notification the Public are hereby informed that the latest safe date for the transmission of letters, hence to Bombay, which may be intended for despatch by the July Steamer will be the 18th Instant.

G. ALEXANDER,

Offg. Post Master General.

Fort William, Genl. Post Office, the 12th June, 1839.

East India Army Agency,

Nos. 16, CORNHILL, & 8, ST. MARTIN'S PLACE,

CHARING CROSS.

CAPTAIN GRINDLAY has the pleasure to announce, that he has recently entered into arrangements for extending the advantages of his Agency Establishment, and affording to his Friends increased facilities for the transaction of EVERY DESCRIPTION OF BUSINESS CONNECTED WITH INDIA AND THE COLONIES.

The great increase of engagements, which has resulted from the character of his Establishment, has induced him to receive Two Gentlemen as Partners, from whose exertions, attention and experience, combined with his own, he anticipates the greatest benefit to his correspondents.

CAPTAIN GRINDLAY avails himself of this opportunity to offer his grateful acknowledgements for the extended and cordial support he has hitherto received.

Referring to the experience of the past as evidence of the zeal and care, which may be relied upon for the future, Captain GRINDLAY has only to announce, that the business will in future be carried on under the Firm of

GRINDLAY, CHRISTIAN & MATTHEWS.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Moorshedabad, on Tuesday, the 18th Proximo, or 5th Assar 1246 B. S.

Names of Mohals to be sold, and of the Parganah in which they are situated, and No. of the Lot in the Collector's Sale Advertisement.	Recorded Proprietors.	Annual Sudder Jumah.	Arrears of Revenue, including Interest up to March 1839.	REMARKS.
1. Kiat. Ph. Casscopore,...	Bholanath, &c.	8076 12 5	3208 1 11	This Land produces Indigo, Mulberry, Paddy, and Sugarcane.
This Mohal is under Butwarra.				
2 Kiat. Ph. Rokunpore,	Sectanath Sandial,	69762 12 11	18670 4 2	Ditto.
3. Hooda Sheekhallypore,	Doolah Debya, &c.	9848 11 4	808 12 2	Ditto.
4. Hooda Paikabarrce, .	Meeah Murgan, &c. ...	11510 4 3	533 13 1	Ditto.
5. Dihee Gunkur Churka,	Bejoy Gobind &c. ...	11486 12 10	592 11 4	Ditto.
6. Kiat. Ph. Dyanuggur,	Fuqeer Oolla, &c.	9590 12 8	613 12 6	Ditto.
7. Turf Monceah Dihee, ...	Moheschunder, &c.	12916 4 0	1385 13 11	Ditto.

Moorshedabad Collector's Office, the 31st May, 1839.

PIERCE TAYLOR, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Midnapore, on Friday, the 5th July, 1839, A. D., corresponding with the 22d Asar 1246, B. S., in conformity with the orders of the Sudder Board of Revenue, dated 7th August, 1838 No 54

Name of Mehal to be sold, and of the Pargunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma, including Police.	Arrears of Revenue, including Interest and Tulabana, &c up to the Kist of April, 1839.	Remarks.
No. 1. Poorb Etara, Pargunnah Kaseejora,	{ Kumulakant Sunkar, and Sale purchaser Raja Burdantant Rae,	43,261 4 7	36,668 12 5}	{ This Land produces Silk, Paddy, Cotton, Sugar Cane Mustard, &c

Midnapore Collector's Office, the 7th June, 1839

N. FORBES, Offg. Collector.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Cullen, an Insolvent. } At a Court holden on the 20th day of April, 1839, upon the application of Mr. Leith, Counsel for Thomas Holroyd, Esq., the Assignee of the Estate and Effects of the above named Insolvent, and upon reading the Petition and grounds specified in the Order next hereinafter set forth, It was Ordered that unless cause be shewn to the contrary on or before the 3d day of August next, the Indenture of Assignment of the 28th day of January, in the year 1834, made between Patrick O'Hanlon, Esq., the Common Assignee of this Court of the one part, and the said Thomas Holroyd as such Assignee of the other part, be declared vacated, but so nevertheless that no act or thing done prior to the Order now prayed for should be annulled or in anywise affected thereby; and It was further Ordered that Henry John Leighton, the Constituted Attorney of the said Thomas Holroyd, have leave to file the Accounts of the said Thomas Holroyd, with the Estate and Effects of the said James Cullen, up to the said 3d day of August next.

Notice whereof is hereby given.

WIGHT & BOYLE, Attics.

Calcutta, 9th May, 1839.

কলিকাতার জোহনসন কর্তৃক অসমর্থদের পরি
আপত্তি প্রদর্শিত

মে. জেমস কলেন সাহেবের সকল সম্বন্ধ
সম্পত্তি বিক্রয়ের আদালত দেওয়া আইতে
হে. জে. ই. ১৮৩৯ সালের ২০ প্রক্লেশ কার্যক্রম

আদালতে মে. লিথ সাহেবের আবেদন অনুসারে
এ উক্তনামা উক্তের বিষয় অধিক্য মে. ডামস হাল
রায়েড সাহেবের বিচার বিবেচনা বিধাএতদ বিস
য় সকল উক্ত আবেদন অনুসারে জাত হইয়া এই
আজ্ঞা হইল যে যদ্যপি না আগষ্ট মাহিনার ৩ তা
রিখের মধ্যে উক্ত বিষয় সকলের কারণ সকল না
দর্শান হয় তবে তালিকা সকল জাহা ১৮৩৮ সালের
২৮ ফেব্রুয়ারি তারিখে এই উক্ত আদালতের
পক্ষীয় মে. লি ওহ্যানলান এবং এই উক্ত বিষয়
অধিক্য হইয়া উল্লিখ হইয়াছিল তাহা অম
লক করিত হইবেক কিন্তু আর জদ্যপি না কিছু এই
উক্ত আজ্ঞাবর্তি দিনের মধ্যে করাহয় তবে
আর এই আজ্ঞানুসার মে. জান লেইটান সাহেব
জিনি মে. ডামস হালরায়েড সাহেবের অধিক্যতায়
নিজুক আছেন তিনি এই উপরের লিখিত আগষ্ট
মাহিনার ৩ তারিখের পর পর্যন্ত এই উক্ত ডামস
হালরায়েড সাহেবের স্বাক্ষরে মে. জেমস কলেন
সাহেবের যে বিষয় সকল আছে তাহার তালিকা
বিস্তারিত আদালতের

ওআইট এণ্ড বাইল এটোরনি

কলিকাতা ৯ মে ১৮৩৯।

CIVIL FUND.

NOTICE.—A Half-yearly General Meeting of Subscribers will be held at the Town Hall, on Wednesday, the 31st of July next, at 11 o'Clock A.M., for the purpose of passing the Annual Account of the past year; and for the despatch of any other business that may be laid before the Meeting.

By Order of the Managers,

J. P. GRANT, Honorary Secy.

Civil Fund Office, 1st June, 1839.

STEAM NOTICE.



By Order of the Marine Board.

(Signed) J. H. JOINSTON,

Controller of Govt. Steam Vessels.

Steam Dept. Marine Board Office, the 10th June, 1899.

CALCUTTA GOVERNMENT LOTTERY.

RESULT OF THE 500 NUMBERS DRAWN 1ST JUNE OF THE
2^D LOTTERY FOR 1839.

100 Numbers entitled to a Prize of Six Tickets each.

Tickets drawn 1st day entitled to Six Tickets each.		Tickets ready for delivery belonging to and opposite each number.										Tickets drawn 1st day entitled to Six Tickets each.		Tickets ready for delivery belonging to and opposite each number.									
4461	4376	4396	4397	4398	4399	4400	2827	2866	2867	2871	2875	2876	2877										
2883	2906	2907	2908	2909	2910	2911	2828	2881	2882	2886	2887	2888	2889										
1631	1844	1845	1854	1855	1856	1858	336	250	251	263	264	265	266										
669	650	660	662	663	664	666	2924	2780	2791	2782	2783	2784	2788										
422	342	354	355	357	359	360	4263	4160	4161	4167	4168	4189	4190										
467	408	412	454	455	465	466	2517	2767	2768	2769	2770	2771	2779										
3668	3805	3806	3807	3808	3810	3818	370	275	276	277	296	297	298										
1164	1487	1629	1643	1634	1635	1636	776	767	768	769	789	790	791										
2818	2848	2849	2850	2851	2861	2862	3221	3262	3263	3264	3270	3271	3273										
921	983	988	989	1029	1049	1050	3360	3363	3364	3367	3370	3377	3378										
1814	2083	2084	2085	2106	2108	2109	3966	3899	3900	4001	4002	4008	4004										
3140	3557	3558	3559	3560	3561	3563	2384	2667	2670	2671	2672	2674	2687										
1070	1198	1226	1227	1228	1240	1241	3902	3299	3300	3319	3320	3321	3322										
2129	2357	2368	2369	2370	2371	2372	1067	1161	1162	1174	1195	1196	1197										
416	314	315	320	339	340	341	4054	4080	4081	4082	4083	4090	4091										
5135	3083	3090	3105	3106	3107	3108	2182	2448	2444	2451	2454	2455	2462										
3975	4007	4017	4018	4019	4020	4021	1826	2110	2111	2156	2157	2158	2160										
1921	2253	2264	2265	2266	2268	2270	1020	1094	1095	1096	1097	1100	1146										
1507	1661	1692	1669	1672	1673	1674	4272	4191	4196	4197	4198	4199	4200										
665	609	610	611	646	647	648	1871	2170	2172	2173	2174	2184	2187										
4146	4110	4111	4112	4113	4114	4115	4612	4487	4489	4490	4506	4507	4508										
914	969	970	976	977	981	982	2149	2423	2425	2426	2429	2433	2439										
891	923	942	943	950	959	960	4254	4149	4150	4151	4152	4158	4159										
4419	4350	4366	4367	4368	4369	4370	2467	2748	2749	2752	2754	2756	2762										
3682	3822	3823	3824	3825	3826	3832	1912	2189	2190	2249	2250	2251	2252										
3016	3028	3029	3030	3031	3032	3047	2275	2549	2550	2551	2552	2554	2572										
579	539	540	541	542	544	554	4326	4253	4259	4260	4261	4262	4270										
3637	3788	3789	3790	3801	3802	3803	3986	4027	4028	4029	4030	4037	4038										
1630	1783	1794	1795	1838	1841	1843	1632	1860	1870	1872	1874	1875	1876										
4676	4594	4595	4689	4690	4691	4692	2774	2833	2834	2835	2836	2837	2845										
3126	3079	3080	3081	3082	3086	3087	3689	3685	3686	3687	3688	3689	3690										

400 Numbers entitled to One Ticket each.

Tickets drawn 1st day entitled to One Ticket each.		Tickets ready for delivery belonging to and opposite each number		Tickets drawn 1st day entitled to One Ticket each.		Tickets ready for delivery belonging to and opposite each number		Tickets drawn 1st day entitled to One Ticket each.		Tickets ready for delivery belonging to and opposite each number		Tickets drawn 1st day entitled to One Ticket each.		Tickets ready for delivery belonging to and opposite each number		Tickets drawn 1st day entitled to One Ticket each.		Tickets ready for delivery belonging to and opposite each number		Tickets drawn 1st day entitled to One Ticket each.		Tickets ready for delivery belonging to and opposite each number		Tickets drawn 1st day entitled to One Ticket each.		Tickets ready for delivery belonging to and opposite each number		Tickets drawn 1st day entitled to One Ticket each.		Tickets ready for delivery belonging to and opposite each number	
413	313	162	1785	339	3501	1620	1784	725	715	1799	2080	3612	3770	4084	4094	2669	2904	1046	4073	2843	2878	4295	4208	308	171	4251	4142	335	183	3875	3874
1659	1887	2075	2328	1780	2067	1725	1968	4498	4462	3570	3766	3251	3293	2647	3099	2047	2324	628	561	409	311	3455	3365	1244	1332	718	713	2646	2798	1525	1752
497	507	3794	3862	2351	2680	4579	4482	2002	2288	3065	3062	3809	3869	2606	2795	367	274	3654	3804	1635	3884	1198	1255	3584	3676	3175	3221	2964	2976	3007	2984
1425	1483	1886	2188	1562	1767	1772	2066	1891	1474	2932	2968	4122	4102	1427	1484	4494	4461	496	500	3100	3068	1300	1383	1303	1384	349	219	1236	1290	2434	2735
4667	4569	4672	4591	352	220	2065	2327	4492	4453	462	406	2362	2709	2159	2442	1750	2038	2356	2690	1722	1547	3375	3380	1331	1426	2899	2948	1666	1888	2128	2335
2597	2794	1580	1768	1022	1147	3375	3380	1331	1426	2899	2948	1666	1888	2128	2335	2035	2323	2711	2802	410	312	326	178	698	684	1472	1657	1797	2069	474	468
3482	3572	3882	3876	4406	4344	3268	3294	399	289	4578	4461	911	968	3742	3858	3428	3540	3040	3053	1345	1455	852	884	1443	1486	1397	1475	3358	3362	8282	3296
668	649	3070	3064	3681	3821	4321	4210	123	74	1217	1287	1419	1478	1520	1675	4323	4271	1685	1950	2390	2710	2799	2847	1556	1765	1306	1387	2865	2908	856	885
2276	2573	2441	2738	3974	4005	3178	3222	4377	4340	3869	3379	3284	3297	4335	4290	661	608	1857	2161	3418	3510	3688	3834	2954	2975	2403	2714	1656	1885	2397	2713
3471	3569	4412	4345	7	6	8019	3049	1955	2281	778	792	716	687	517	509	4065	4093	1274	1377	719	714	4307	4209	564	512	2017	2269	2315	2660	673	676
4204	4124	4571	4471	449	378	3708	3849	1412	1477	2594	2793	3947	3889	3484	3573	2086	2339	3927	3886	773	766	700	685	4574	4473	1702	1967	3039	3051	3200	3247
2086	2339	3927	3886	773	766	700	685	4574	4473	1702	1967	3039	3051	3200	3247	4414	4343	4642	4568	2300	2659	1160	1259	784	748	211	151	1337	1444	3663	3833
1811	2052	4674	4593	2574	2790	1291	1382	3280	3298	3411	3509	2623	2787	3978	4026	4454	4575	2396	2712	910	962	4346	4275	4342	4309	3017	3048	871	920	172	101
1628	1792	3243	3283	1087	1254	4678	4502	3512	3512	8630	438	447	377	479	499	4290	4139	3352	3672	2819	2864	897	961	2950	2973	3571	3768	2269	2333	3316	3340
3023	3030	1329	1424	543	511	2338	2688	4474	4450	3250	3292	4225	4138	2031	2291	1700	1866	1679	1948	4488	4452	323	173	1584	1778	2818	2863	703	686	2023	2290
1667	1928	952	1073	2938	2972	3670	3820	586	556	120	73	3061	3060	69	40	4222	4125	1580	1766	1755	2040	1039	1159	3342	3341	2202	2463	114	72	510	508
3353	3351	3819	3870	1283	1381	1977	2285	3925	3885	829	869	876	922	3137	3109	2224	2491	3013	2986	1521	1751	782	817	4056	4092	2500	2766	1790	2068	76	56
1536	1753	2493	2493	1501	1660	3555	3729	4291	4207	2985	2981	3624	3785	2742	2816	2432	2739	2728	2814	4618	4510	3517	3650	846	863	3193	3246	2107	2341	2763	2831
2466	2747	788	858	2765	2832	1229	1289	2701	2801	1378	1465	2796	2846	4145	4104	2541	2789	3552	3728	941	1051	979	1077	2755	2829	4248	4141	4668	4570	3757	3860
3625	3786	4447	4712	954	1078	806	861	407	300	365	273	1353	1461	798	860	1638	1882	2737	2815	3714	3851	3949	3890	4544	4470	4451	4374	1362	1462	1545	1756
3066	3063	717	712	2001	2284	1222	1288	4596	4463	3955	3898	951	1032	1179	1269	752	765	3494	3627	3861	3878	2761	2890	3941	3887	1012	1090	1429	1485	3902	3884
3711	3850	3146	3308	1583	1769	3847	3871	1989	2283	3470	3508	1689	1951	1376	1463	2076	2330	3046	3054	2750	2828	608	558	1389	2169	2412	2734	1692	1919	2287	2641
318	318	437	372	3305	3629	235	164	2925	2982	1497	1658	4341	4308	2229	2492	4357	4311	358	267	3434	3556	1597	1754	2038	2202	4002	4039	4274	4206	4373	4312
4201	4123	781	793	2909	2982	1251	1360	3457	3566	2478	2764	3699	3848	3182	3224	4615	4509	3745	3859	2858	2700	3499	3628	1985	1466	1403	1476	3173	3210	1761	2054
51	39	3181	3088	825	863	8144	3207	2873	2905	3600	3769	4154	4121	3272	3395	3124	3060	2440	2736	1759	2062	1627	1791	1927	2280	4243	4140	3077	3067	3162	2298
1178	1261	4624	4543	2974	2980	443	374	3945	3888	4133	4103	1691	1953	3460	3567																

J. F. HYDE.

Secy. to the Lottery Committee.

N. B. For Numbers which are entitled to a Ticket for the last two days on paying 50 Rs each on or before the 10th day of August next, vide the first three hundred numbers published in the list of the first day's Drawing.

J. F. H.

CALCUTTA—Printed and Published by G. H. Huttmann,
at the Bengal Military Orphan Press, No 1, Mangoe Lane.

THE CALCUTTA GAZETTE

EXTRAORDINARY.

CALCUTTA:—MONDAY, JUNE 10, 1839.

List of Persons qualified and liable to serve on Juries in the Supreme Court of Judicature at Fort William in Bengal for a twelve month commencing the 20th day of June, instant, prepared by the Clerk of the Crown, and published by Order of the said Court.

In addition to those whose Names appear in the following List, it has been ordered by the Court, that the whole List of the Civil Servants of the East India Company is to be considered as virtually included, and that any of the said Civil Servants, who may be at any time resident in Calcutta, are liable to serve on Grand and Special Juries, whether their Names may have been inserted in the Jury List for the Current Year or not.

HENRY HOLROYD, Clerk of the Crown.

Names of Jurors.	Their Style or Calling.	Their Residence.	Their Native Country.	Their Religion.	Their Qualification to serve on Juries.	Their Exemption from serving on Common Juries.	Whether being qualified to serve on Grand or Special Juries, they are liable to serve on Common Juries.
A							
Abercrombie, Peter	Assistant Military Department,	Mocheparah Lane,	England,	Christian.	House-Holder, occupying a House or Tenement of the monthly value of 30 Rs. or resident, whose Property or Interest in Lands, Tenements or Goods would be worth the sum of 3000 Rs. after payment of their just debts.	Service on Grand Jury	
Abreo, Joseph	Asst. to Assignees of Ferguson and Co.	Strand,	East Indies,	ditto	ditto	ditto	
Abreo, Thomas	Asst. to the Govt. Lithographic Press,	Georges Baboo's Lane,	ditto	ditto	ditto	ditto	
Adam, George Ure	Esquire, Merchant and Agent, Firm of Adam Scott and Co.	No. 5, Bankshall Street,	England,	ditto	ditto	ditto	
Agabeg, Joseph	Esquire, Merchant and Agent, Firm of Joseph and Johannes Agabeg.	Armenian Street,	East Indies,	ditto	ditto	ditto	
Ainslie, Daniel	Esquire, Merchant and Agent, Firm of Colvin, Ainslie, Cowie and Co.	Hastings' Street,	Scotland,	ditto	ditto	ditto	
Aldwell, Alexander	Assistant Military Board Office,	Park Street,	East Indies,	ditto	ditto	ditto	
Alexander, Nathaniel	Esquire, Merchant and Agent, Firm of Alexander, Turner and Co.	Chowringhee,	Ireland,	ditto	ditto	ditto	
Allan, Robt. Wilson	Asst. Assignees of Ferguson and Co.	Ennamary Lane,	East Indies,	ditto	ditto	ditto	
Allan, John	Esquire, Merchant and Agent, Firm of Allan, Paton and Co.	Clive Street,	England,	ditto	ditto	ditto	
Allen, Matthew Stephen	Asst. Presidency Pay Office,	Coalah Ghaut,	East Indies,	ditto	ditto	ditto	
Allardice, Thomas	Jeweller,	Dhurumtollah,	England,	ditto	ditto	ditto	
Allardice, Robert	Assistant to W. Eastman, Coachmaker,	ditto	England,	ditto	ditto	ditto	
Alphonso, Jacob Raymond	Asst. Genl. Treasury,	Habberley's Lane,	Scotland,	ditto	ditto	ditto	
Ambrose, D.	Assistant to Cockrell and Co.	Old Fort Street,	East Indies,	ditto	ditto	ditto	
Andrew, John (Junior)	Assistant to Moore, Hickey and Co.	Tank Square,	England,	ditto	ditto	ditto	
Andrews, John	Assistant Legislative Department,	Carnac Street,	East Indies,	ditto	ditto	ditto	
Andrews, Henry	ditto	ditto	ditto	ditto	ditto	ditto	
Andrew, John	Asst. to Frith and Co.	Strand,	England,	ditto	ditto	ditto	
Anderson, James	Builder,	ditto	England,	ditto	ditto	ditto	
Anderson, William	Asst. to Cook and Co.	Durumtollah,	East Indies,	ditto	ditto	ditto	
Arrathoon, Johannes Hyrapiet	Esquire, Merchant,	Portuguese Church Street,	Wales,	ditto	ditto	ditto	
Ashbey, Richard	Tailor,	Esplanade Row,	East Indies,	ditto	ditto	ditto	
Augustin, Francis	Assistant Export Ware House,	Boitakonnah,	East Indies,	ditto	ditto	ditto	
Austin, Robert	Assistant to Carr, Tagore and Co.	Hasting's Street,	ditto	ditto	ditto	ditto	
Aristick, Lassar Arratoon	Esquire, Merchant and Agent,	China Bazar Gully,	ditto	ditto	ditto	ditto	
Arcehl, Thomas Rochford	Shoe Maker,	Cosistollah,	East Indies,	Hindoo.	ditto	Possessing Property worth 2 Lacks of Rs.	
Ashootash Day,	Banian,	Simla,	ditto	ditto	ditto	ditto	
Asaad Chander Nundy,	ditto	ditto	ditto	ditto	ditto	ditto	
Anand Chunder Mitter,	ditto	Sobah Bazar,	ditto	ditto	ditto	ditto	
Anund Chunder Bose,	Writer,	Simlah,	ditto	ditto	ditto	ditto	
Amurrololl Mitter,	ditto	Sobah Bazar,	ditto	ditto	ditto	ditto	
B							
Baddeley, J.	Trader,	Bow Bazar,	England,	Christian.	ditto	Service on Grand Jury	
Baillie, Nathaniel	Assistant Revenue Department, Firm of Esquire, Merchant and Agent, Firm of Bagshaw and Co.	Lundsey Street,	East Indies,	ditto	ditto	ditto	
Bagshaw, Robert John	Of the Firm of Adam F. Smith & Co.	Church Lane,	England,	ditto	ditto	ditto	
Balfour, Lewis	Musician,	Mission Row,	England,	ditto	ditto	ditto	
Bellie, Samuel	Asst. Accountant General's Office,	Dhurumtollah,	ditto	ditto	ditto	ditto	
Balson, William	Assistant to Hunter and Co.	ditto	ditto	ditto	ditto	ditto	
Bell, Robt	Assistant to Moore, Hickey and Co.	Wellington Street,	East Indies,	ditto	ditto	ditto	
Benson, Jm. James	Assistant to Moore, Hickey and Co.	King Cooper's Lane,	England,	ditto	ditto	ditto	
Bepius, Athony (Sauter)	Carver and Gilder,	Cosistollah,	East Indies,	ditto	ditto	ditto	
Barker, F.F.	Asst. Lottery Office,	Circular Road,	ditto	ditto	ditto	ditto	
Barrett, William	Assistant Military Board Office,	Casna Bagan,	ditto	ditto	ditto	ditto	
Barlett, John	Assistant Legislative Department,	Wellesley Street,	ditto	ditto	ditto	ditto	
Barlett, John	Asst. Revenue Department,	Old Court House Street,	ditto	ditto	ditto	ditto	
Barrett, Joseph	Asst. to Mackillop, Stewart and Co.	Free School Street,	England,	ditto	ditto	ditto	
Barrow, Henry	House Builder,	Strand,	ditto	ditto	ditto	ditto	
Bason, Thomas	Asst. Marine Department,	Park Street,	East Indies,	ditto	ditto	ditto	
Bates, Benjamin Hopkion,	Asst. Surveyor General's Department,	Chattawalla Gully,	England,	ditto	ditto	ditto	
Beattie, Alexander	Require, Merchant,	Loll Bazar,	Scotland,	ditto	ditto	ditto	
Becher, John	Esquire, Merchant and Agent, Firm of Becher, Chapman and Co.	Church Lane,	England,	ditto	ditto	ditto	
Benett, John	Drawing Master,	Smith's Ghaut,	England,	ditto	ditto	ditto	
Benson, Thomas	Carver and Gilder,	Mott's Lane,	East Indies,	ditto	ditto	ditto	
Bellaurs, Frederick	Firm of Peel Bellaurs and Co.	Cosistollah,	ditto	ditto	ditto	ditto	
Bell, M. M.	Asst. to Jandiesons and Co.	Clive Street,	Ireland,	ditto	ditto	ditto	
Benton, William Heni	Hotel Keeper,	Old Court House Street,	England,	ditto	ditto	ditto	
Bias, Isaiah Burt	Assistant to Currie and Co.,	Becher's Place,	ditto	ditto	ditto	ditto	
Bias, John Sutcliffe	Esquire, Merchant,	Cosistollah,	ditto	ditto	ditto	ditto	
Black, Mark	Watch Maker,	Entail,	ditto	ditto	ditto	ditto	
Black, Thomas	Asst. Lithographic Press,	Maugoe Lane,	East Indies,	ditto	ditto	ditto	
Blechynden, Thomas	Asst. to Monteth and Co.	Esplanade Row,	England,	ditto	ditto	ditto	
Blechynden, Richard	Assistant Accountant General's Office,	Cosistollah,	ditto	ditto	ditto	ditto	
Blechynden, C. E.	Assistant to Bagshaw and Co.	Jaun Bazar Street,	ditto	ditto	ditto	ditto	
Boddy, John	Hotel Keeper,	Church Lane,	East Indies,	ditto	ditto	ditto	
Bourkey, Luke Freder	Asst. Govt. Agency Office,	Elysium Row,	England,	ditto	ditto	ditto	
Bolst, Frederick Conane	Tailor,	Tank Square,	Ireland,	ditto	ditto	ditto	
Bolst, William Henry	Assistant Legislative Department,	Cosistollah,	East Indies,	ditto	ditto	ditto	
Bolst, James	Asst. Legislative Office,	Circular Road,	ditto	ditto	ditto	ditto	
Boulton, Thomas	Asst. Genl. Post Office,	ditto	ditto	ditto	ditto	ditto	
Boulton, Thomas	Require, Marine Surveyor,	Bow Bazar,	ditto	ditto	ditto	ditto	
Bowman, George Frost	Asst. Sudder Board of Revenue,	Dhurumtollah,	England,	ditto	ditto	ditto	
Brown, Joseph	Assistant Revenue Department,	Boituckhann,	ditto	ditto	ditto	ditto	
Brown, William Cloe	Require, Merchant,	ditto	East Indies,	ditto	ditto	ditto	
Brown, Thomas	Require, Merchant and Agent, Firm of Brightman and Co.	Church Lane,	England,	ditto	ditto	ditto	
Brown, George	Require, Merchant and Agent, Firm of Brightman and Co.	Council House Street,	ditto	ditto	ditto	ditto	
Brown, George	Require, Merchant and Agent, Firm of Brightman and Co.	Clive Street,	East Indies,	ditto	ditto	ditto	
Brown, George	Require, Merchant and Agent, Firm of Brightman and Co.	Old Court House Street,	England,	ditto	ditto	ditto	
Brown, George	Require, Merchant and Agent, Firm of Brightman and Co.	Wallasey Street,	East Indies,	ditto	ditto	ditto	

CALCUTTA GAZETTE.

Names of Jurors.	Their Style or Calling.	Their Residence.	Their Native Country.	Their Religion.	Their Qualifications to serve on Juries.	Their Exemption from serving on Common Juries.	Whether being qualified to serve on Grand or Special Juries, they are adding to serve on Common Juries.
C.							
Cosinsanth Bose,	Banian,	Bang Bazar,	East Indies,	Hindoo,	House-Holder, occupying a House or Tenement of the monthly value of 30 Rs., or resident, whose Property or Interest in Lands, Tenements or Goods would be worth the sum of 1000 Rs. after payment of their just debts.	Possessing Property worth 2 Lacks of Rs.	
Cosheprasad Ghose,	ditto	Sham Bazar,	ditto	ditto	ditto	ditto	
Cosheprasad Mullick,	ditto	Chitapore Road,	ditto	ditto	ditto	ditto	
Conjeebhai Mitter,	Writer,	Simlah,	ditto	ditto	ditto	ditto	
Callachand Bose,	Writer,	Tuntunneh,	ditto	ditto	ditto	ditto	
D.							
Collyckinker Panit,	Banian,	Arpooley,	ditto	ditto	ditto	ditto	
Chundermohan Chatterjee,	Sircar,	Jerasunko,	ditto	ditto	ditto	ditto	
Callachand Bose,	Writer, Govt. Lottery Office,	Colvin's Ghaut,	ditto	ditto	ditto	ditto	
Collycomar Nookerjee,	Writer,	Simlah,	ditto	ditto	ditto	ditto	
Colley Kishno Ghose,	ditto	ditto	ditto	ditto	ditto	ditto	
Da Costa, J. S.	Asst. to Cockerell and Co.	Old Fort Street,	ditto	Christian,	ditto	Service on Grand Jury	
Dallas, Farquhar	Asst. to Gillanders, Arbuthnot and Co.	Chive Street,	England,	ditto	ditto	ditto	
Darling, William	Asst. to Moore, Hickey and Co.	Jaun Bazar Street,	ditto	ditto	ditto	ditto	
Daniel, David John	Confecctioner.	Cossatollah,	East Indies,	ditto	ditto	ditto	
DeSilva, John	Asst. to Gilmore and Co.	Chive Street Ghaut,	ditto	ditto	ditto	ditto	
David, Manuck	Esquire, Merchant, Firm of Macintyre and Co.	Smith's Ghaut Street,	ditto	ditto	ditto	ditto	
Davidson, Robert	Asst. to Boyd and Co.	Ranymoody Gully,	Scotland,	ditto	ditto	ditto	
Dennison, George Richard	Asst. New Mint,	Maragoe Lane,	England,	ditto	ditto	ditto	
Davis, William	Esquire, Merchant and Agent, Firm of Dawes and Co.	Eutally,	ditto	ditto	ditto	ditto	
Dawes, Wenden Thomas	Esquire, Merchant and Agent, Firm of Eglington, McClure and Co.	Ranymoody Gully,	East Indies,	ditto	ditto	ditto	
Deasie, Charles	Asst. Bankstall,	Hasting's Street,	Scotland,	ditto	ditto	ditto	
Deaker, John F.	Asst. Sudder Board of Revenue,	Chowringhee,	East Indies,	ditto	ditto	ditto	
DeCruz, John	Assistant General Post Office,	Macarty's Lane,	ditto	ditto	ditto	ditto	
Deechnis, Robert	Asst. to Thomas DeSouza and Co.	Loll Bazar,	ditto	ditto	ditto	ditto	
D'Aguilar, L.	Asst. Genl. Treasury,	ditto	ditto	ditto	ditto	ditto	
D'Aguiar, Manuel	Asst. General Treasury,	ditto	ditto	ditto	ditto	ditto	
D'Cruz, Edwin	Asst. Union Bank,	Weston's Lane,	ditto	ditto	ditto	ditto	
D'Cruz, John Christopher	Asst. General Treasury,	Siboolah Lane,	ditto	ditto	ditto	ditto	
D'Cruz, Francis	Asst. to Carr, Tagore & Co.	Zigzag Lane,	ditto	ditto	ditto	ditto	
D'Cruz, John	Coach Maker,	Loil Bazar,	ditto	ditto	ditto	ditto	
D'Cruz, Nicholas	Asst. Military Board Office,	Chowringhee Road,	ditto	ditto	ditto	ditto	
D'Mello, Lewis	Asst. Govt. Lithographic Press,	Doomtollah,	ditto	ditto	ditto	ditto	
D'Rozario, John	Deputy Register Judicial Dept.	Loll Bazar,	ditto	ditto	ditto	ditto	
D'Rozario, Michael	Printer,	Wellington Square,	ditto	ditto	ditto	ditto	
D'Rozario, Peter Stone	Asst. Genl. Department,	Mission Row,	ditto	ditto	ditto	ditto	
D'Rozario, Wm. Xavier	Esquire, Merchant and Agent, Firm of D'Souza and Co.	Noorjhatia Street,	ditto	ditto	ditto	ditto	
D'Souza, Lawrence	ditto	Chitapore Road,	ditto	ditto	ditto	ditto	
D'Souza, Anthony	ditto	Boitacounah,	ditto	ditto	ditto	ditto	
D'Souza, Michael	Assistant Secret Department,	Rada Bazar,	ditto	ditto	ditto	ditto	
D'Souza, George	Printer,	Doomtollah Street,	ditto	ditto	ditto	ditto	
D'Souza, John	Asst. Marine Board Office,	Sooterkin's Lane,	ditto	ditto	ditto	ditto	
Dessa, Joseph	ditto	ditto	ditto	ditto	ditto	ditto	
Dess, Samuel	Printer,	Doomtollah,	ditto	ditto	ditto	ditto	
DeSilva, James	Esquire,	Dhurruntollah,	England,	ditto	ditto	ditto	
Devine, Patrick Julian	Broker,	Fairlie Place,	Scotland,	ditto	ditto	ditto	
Dyce, Charles Andrew	ditto	Loll Bazar,	East Indies,	ditto	ditto	ditto	
Delby, William	Asst. Military Department,	Creek Row,	ditto	ditto	ditto	ditto	
Dominieux, Francis (Senior)	Esquire, Merchant and Agent, Firm of Gaborne and Co.	Strand,	Scotland,	ditto	ditto	ditto	
Dominieux, Francis (Junior)	Assistant in the Englishman Office,	Venitart Row,	ditto	ditto	ditto	ditto	
Dougal, George	Esquire, Merchant and Agent, Firm of Douglas and Co.	Circular Road,	East Indies,	ditto	ditto	ditto	
Douglas, Adam	Assistant in the Marine Board,	ditto	ditto	ditto	ditto	ditto	
Dove, John Mathew	Esquire, Merchant and Agent, Firm of Brightman and Co.	Clive Street,	ditto	ditto	ditto	ditto	
Dove, Charles Kemp	Assistant Commissary General's Office,	Boitacounah,	ditto	ditto	ditto	ditto	
Dow, Jonathan Duncan	Asst. Commissary. Ordnance Office,	Elliott Street,	ditto	ditto	ditto	ditto	
Dorling, James Peter	Asst. to Colville, Gilmore and Co.	Fairlie Place,	England,	ditto	ditto	ditto	
Dorey, Alexander, (Senior)	Asst. to Mackey and Co.	Jackson's Ghaut Street,	ditto	ditto	ditto	ditto	
Dorey, Edward Geo.	Stable Keeper,	Dhurruntollah,	ditto	ditto	ditto	ditto	
Dunbar, Gordon W.	Esquire, Merchant and Agent, Firm of Carl, Tagore and Co.	Chitapore Road,	East Indies,	ditto	ditto	ditto	
Dunnett, John Land	Benian,	Jaun Bazar,	ditto	ditto	ditto	ditto	
Dwarkanath Tagore,	Sircar,	Mirzapore,	ditto	ditto	ditto	ditto	
Doorga Churn Pall,	ditto	Arpooley,	ditto	ditto	ditto	ditto	
Durnodosa Bounerjee,	Benian,	Dingabhang,	ditto	ditto	ditto	ditto	
Doorgachurn Bose,	Writer,	Calcuttollah,	ditto	ditto	ditto	ditto	
Doorgachurn Dutt,	Sircar,	Chore Bagan,	ditto	ditto	ditto	ditto	
Donnanath Dutt,	ditto	Burra Bazar,	ditto	ditto	ditto	ditto	
Dutnarunjam Mookerjee,	Benian,	ditto	ditto	ditto	ditto	ditto	
Doyal Chaudh Bysack,	Sircar,	ditto	ditto	ditto	ditto	ditto	
E.							
Earle, Willis	Esquire, Merchant and Agent, Firm of Willis and Earle,	Council House Street,	England,	Christian,	ditto	Service on Grand Jury	
Eastman, William	Coach Maker,	Dhurruntollah,	ditto	ditto	ditto	ditto	
Edmond, James Morrison	Cabinet Maker,	Cossatollah,	ditto	ditto	ditto	ditto	
Edmond, David	Asst. to R. Gray. Watchmaker,	Hare Street,	ditto	ditto	ditto	ditto	
Ellison, James	Assistant to W. F. Dowson,	Loll Bazar,	East Indies,	ditto	ditto	ditto	
Elphinstone, Frederick	Asst. to W. Turner,	ditto	ditto	ditto	ditto	ditto	
Erskine, Robert	Asst. to Carr, Tagore and Co.	Colvin's Ghaut Street,	England,	ditto	ditto	ditto	
Esau, George John	Assistant Secret Department,	Amratollah,	East Indies,	ditto	ditto	ditto	
Evans, Richard	Inspector, Custom House,	Creek Row,	ditto	ditto	ditto	ditto	
F.							
Fagan, Christopher	Esquire, Merchant and Agent, Firm of Macleod, Fagan and Co.	Mangoe Lane,	England,	ditto	ditto	ditto	
Farquhar, William	Asst. to Dykes and Co.	Waterloo Street,	ditto	ditto	ditto	ditto	
Ferguson, James	Esquire, Merchant and Agent, Firm of Ferguson, Brothers and Co.	Fairlie Place,	ditto	ditto	ditto	ditto	
Ferguson, William Fdrick	Esquire, Merchant and Agent,	Explanade Row,	Ireland,	ditto	ditto	ditto	
Ferguson, Thomas	Asst. Lithographic Press Office,	Hangerford Street,	ditto	ditto	ditto	ditto	
Ferri, Samuel Chas.	Asst. Salt and Opium Department,	Doomtollah,	East Indies,	ditto	ditto	ditto	
Forbes, Robert	Esquire, Merchant and Agent, Firm of Eglington, M'Clure and Co.	Hasting's Street,	England,	ditto	ditto	ditto	
Forb, Henry	Assistant Board of Revenue,	Upper Circular Road,	ditto	ditto	ditto	ditto	
Fordey, Charles	Deputy Register, Secret Depart.	Dhurruntollah,	ditto	ditto	ditto	ditto	
Forrest, William	Esquire, Firm of Jessop and Co.,	Lutally,	England,	ditto	ditto	ditto	
Francis, Charles Scott	Asst. to Cockerell and Co.	Old Fort Street,	ditto	ditto	ditto	ditto	
Francis, John	Esquire, Merchant and Agent,	Tank Square,	East Indies,	ditto	ditto	ditto	
Fraser, George	Esquire, Merchant and Agent,	Lyons' Range,	Scotland,	ditto	ditto	ditto	
Fraser, Alexander	Esquire, Merchant and Agent, Firm of Fraser, McDonald and Co.	Government Place,	England,	ditto	ditto	ditto	
Freeman, J.	Assistant in the Judicial and Revenue Department,	Strand,	Scotland,	ditto	ditto	ditto	
Fridh, Robert Wm. G.	Esquire, Merchant and Agent, Firm of Fridh and Co.	ditto	ditto	ditto	ditto	ditto	
G.							
Galloway, George	Assistant General Department,	McCarty's Lane,	East Indies,	ditto	ditto	ditto	
Gallagher, William	Assistant to Bruce, Shand & Co.	Dhurruntollah,	Scotland,	ditto	ditto	ditto	
Gardener, Henry Boile	Assistant Commissariat Office,	Gorleston Lane,	East Indies,	ditto	ditto	ditto	
Gardner, Charles	Asst. Sudder Board of Revenue,	Calcutta,	ditto	ditto	ditto	ditto	
Gardiner, Thomas Byd	Esquire, Merchant and Agent,	Carria Bagan,	ditto	ditto	ditto	ditto	
Garrett, J.	Asst. Custom House,	Bow Bazar,	ditto	ditto	ditto	ditto	
Garrett, Zachariah	Examiner Board of Customs,	Cooper's Lane,	ditto	ditto	ditto	ditto	
Gub, Wm. John	Asst. Govt. Lithographic Press,	Church Lane,	ditto	ditto	ditto	ditto	

CALCUTTA:—MONDAY, JUNE 10, 1889.

Names of Jurors.	Their Style or Calling.	Their Residence.	Their Native Country.	Their Religion.	Their Qualification to serve on Juries.	Their Exemption from serving on Juries.	Whether being qualified to serve on Grand or Special Juries, they are willing to serve on Common Juries.
H
Hurro Chunder Bose	Sircar,	Sinalah,	East Indies,	Hindoo,	House-Holder, occupying a House or Tenement of the monthly value of 30 Rs., or resident, whose Property or Interest in Lands, Tenements or Goods would be worth the sum of 3000 Rs. after payment of their just debts.
I
Ingis, William
Isenbunder Mitter
Isenbunder Paul
Isenbunder Hoese
J
Jacob, Cartrapiet
Jacob, Owen
Jacobs, James
Jackson, John
James, James
Jamison, G. G.
Jenkins, John
Jenkins, William Edward
Jewell, Mannel
Jewell, Victory
Joakin, Henry John
Johnson, Edward
Johnson, Mathew
Johnston, James Henry
Jones, Charles
Joies, J.
Jones, Jacob Jeremiah
Jones, Joseph
Jones, Joseph
Jones, Francis Weston
Jones, Samuel
Jordan, J. P.
Jore, James Oliver
Jodah, Lewis William
Jaudubunder Ghose
Joyistoo Mitter
Jyghobundo Sain
Jorgut Chunder Sein
Juggonoban Ghose,
K
Kaelan, Charles
Keane, J.
Kelsall, Thomas Siddan
Kelsal, John Robert
Kellner, Francis Daniel
Kemp, Henry Chapman
Kerr, John
Karr, Charles
Kerr, Norman
Kerr, Robert
Kirchoffer, Francis Wildman
Kettlewell, William Wildman
Kyte, Henry
Kallee Kissen, Rajah
Kishnomohun Gangooly
Kishnomohun Mullick
Kishnomohun Sircar
Kishnomohun Chatoorjee
Kishnomohun Ghose
Kishnomohun Banoojee
Kishomohun Nundy
Kishnohoue Dutt
Kishnomohun Byack
Kalitepresaud Takoor
L
Lackertsen, Thomas
Lackertsen, John
Lackertsen, Christian James
Lackertsen, Augustus
Lackertsen, George
Lackertsen, Charles Robert
Lackertsen, Wm. Richard
Leach, John
Larpet, Albert John De Hochepied
Lathey, Robert John
Lathey, J. (Senior)
Lauchlin, James Meredith,
Lawrie, James
Lawrie, John
Leach, Thomas
Leil, Joseph
Lebridge, John
Leifer, Charles
Leishman, Robert
Lee, Harry Inglis

CALCUTTA GAZETTE.

[illegible]

CALCUTTA GAZETTE.

Names of Jurors.	Their Style or Calling.	Their Residence.	Their Native Country.	Their Religion.	Their Qualification to serve on Juries.	Their Exemption from serving on Common Juries.	Whether being qualified to serve on Grand or Special Juries, they are willing to serve on Common Juries.
Nickle, James Charles	Asst. Board of Trade,	Government Place,	England,	Christian,	Householder, occupying a House or Tenement of the monthly value of 30 Rs., or tenant, whose Property or Interest in Lands, Tenements or Goods would be worth the sum of 3000 Rupees, after payment of their just debts.	Possessing Property worth 2 Lacks of Rs.	
Nisbit, John William	Shoe Maker,	Cosmopolis,	ditto	ditto	ditto	ditto	
Norris, Henry	Asst. to Montell and Co.	Park Street,	ditto	ditto	ditto	ditto	
Nys, J. C.	Assistant Secret Department,	Chore Bagan,	East Indies,	Hindoo,	ditto	ditto	
Nabakhar Mullick	Writer,	Patellangah,	ditto	ditto	ditto	ditto	
Nileomal Singh	Writer,	Amrathullah,	ditto	ditto	ditto	ditto	
Nabikunder Ghose	Writer,	Hindoo College,	ditto	ditto	ditto	ditto	
Nabikunder Roy, Rajah	Writer,	Purani Chhatra,	ditto	ditto	ditto	ditto	
Nabikunder Bose	Writer,	Nimtolah,	ditto	ditto	ditto	ditto	
Nabikunder Dutt	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Seal	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Chattoojee	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Roy, Rajah	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Bose	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Dutt	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Seal	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Chattoojee	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Roy, Rajah	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Bose	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Dutt	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Seal	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Chattoojee	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Roy, Rajah	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Bose	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Dutt	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Seal	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Chattoojee	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Roy, Rajah	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Bose	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Dutt	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Seal	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Chattoojee	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Roy, Rajah	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Bose	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Dutt	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Seal	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Chattoojee	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Roy, Rajah	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Bose	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Dutt	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Seal	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Chattoojee	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Roy, Rajah	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Bose	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Dutt	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Seal	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Chattoojee	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Roy, Rajah	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Bose	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Dutt	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Seal	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Chattoojee	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Roy, Rajah	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Bose	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Dutt	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Seal	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Chattoojee	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Roy, Rajah	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Bose	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Dutt	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Seal	Writer,	Barra Bazar,	ditto	ditto	ditto	ditto	
Nabikunder Chattoojee	Writer,	Barra Bazar,	ditto	ditto	ditto	dit	

EXTRAORDINARY:

1



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 3 P. M. of that day.

SATURDAY, JUNE 15, 1839.

FORT WILLIAM, LEGISLATIVE DEPARTMENT, THE 3D JUNE, 1839.

The following Draft of a proposed Act was read in Council for the first time on the 3d June, 1839.

ACT No. — of 1839.

Several Claimants to same property. I. It is hereby enacted, that whenever a person dies leaving property, whether moveable or immovable, and the right to succession is disputed between two or more claimants, it shall be lawful for the Judge of the Court of the District, whether designated Zillah or City, where any part of the property is to be found, at his discretion, upon the application of any *bond fide* claimant, to appoint a Curator who shall have the custody and management of the property disputed under the control of the Court, and subject to such adjudication and orders as may be passed in regard thereto under the rules hereinafter enacted.

Several Claimants to portions of the same property. II. And it is hereby enacted, that when several persons claim to be entitled to portions of the same property by succession it shall be lawful for the Judge of the District Court at his discretion, on the application of any *bond fide* claimant, to appoint a Curator who shall have the custody and management of the whole property, or of such parts thereof as the Judge shall think fit, under the control of the Court, and subject to such adjudication and orders as may be passed in regard thereto under the rules hereinafter enacted.

Limitation in case of possession. III. And it is hereby enacted, that if possession shall have been taken by a *bond fide* claimant unquestioned by any party having an interest in the property, and shall have been held by him during the period of six months, the Judge shall not proceed under the two preceding clauses.

Minors disqualified persons — absentees entitled to property or portions of property. IV. And it is hereby enacted, that whenever the Judge of the District Court shall be satisfied upon the representation of any person, and after due enquiry, that any minor insane or otherwise disqualified person or any absent person is entitled by succession to any property or portion of property, it shall be lawful for him at any time within such six months as aforesaid at his discretion to appoint a Curator, whether any possession shall have been taken or not, who shall have the custody and management of the property or such portion thereof as the Judge shall deem requisite, until the right of the party who is incompetent to protect his own interests or is absent shall, if disputed, be determined, or if the right be not disputed, then until the disqualification, minority or absence shall cease, when the possession shall be delivered up by the Curator, together with such account as aforesaid.

Powers of Curator defined. V. And it is hereby enacted, that in appointing a Curator under any of the preceding Sections, the Judge shall define the powers and limitations under which he is to act, and if his charge is not to extend to the whole Estate, the parts and interests entrusted to him shall be specified. The Curator may be authorized generally or specially to bring and defend actions and recover debts or shares thereof in right of the deceased or disqualified person whom he represents.

Security. VI. And it is hereby enacted, that the Judge may exact from the Curator security for faithful discharge of trust, and may authorize him to receive or deduct by way of salary or percentage such remuneration for his personal trouble as may appear reasonable. Such remuneration as well as other just charges of management shall be allowed to the Curator in the account of his administration which he shall render. The surplus of monies realized by the Curator, after deduction of expenses, shall be paid into Court on their proper account, and may be invested in Public Securities for the benefit of those interested.

Allowances whilst Estate in hands of Curator. VII. And it is hereby enacted, that pending the custody of the property by the Curator, it shall be lawful for the Judge to make such allowances as upon a summary investigation of the rights and the circumstances of the parties interested he shall consider they are entitled to and necessity may require.

Notice to be issued. VIII. And it is hereby enacted, that, after the appointment of a Curator, the Judge shall inquire in the place or places in which deceased usually resided, or in which his Estate and Effects may exist, as to the state of his family, and the residence of his kin or reputed kin. The Judge shall then fix a day for hearing the application, allowing such interval (not less than two months) which may appear proper to afford opportunity for appearance of claimants and opponents. Notice of application and day fixed shall be affixed in the Court House of the Judge. It shall also be published and served (in the mode in which similar process may be usually published and served) in such places and on such persons as the Judge may direct and deem proper for the purpose of ensuring information of all parties interested. The Judge may also cause information to be given in the Government Gazette.

Determination of Judge. IX. And it is hereby enacted, that on or after the day fixed for hearing, the Judge shall, after summary investigation, decree the right of succession to the person or persons in whom it may appear to belong, and pass order for possession of such party or parties who may be before the Court as claimants, provided that where the Judge shall have reason to believe that the interests of any

person entitled are not duly represented before him, he may postpone the investigation till the expiration of such notices for parties to attend and prefer their claim, as the circumstances of the case may in his judgment require.

X. And it is hereby enacted, that the determination of the right to succession by the District Judge can only be reversed on appeal to the Sudder Dewanny Adawlut.

But that Court may not merely declare who is the party entitled upon the evidence before the Zillah Judge. But at their discretion may, upon petition, direct a rehearing by the Judge upon fresh evidence or upon the claim of any new party, or may direct a regular suit to be tried.

XI. And it is hereby enacted, that the District Judge may also exercise the powers of appointing Curator conferred by the preceding Sections on application of a creditor who has instituted a regular suit for the recovery of his claim, on being satisfied that the demand is well founded and that the appointment is necessary to prevent waste.

XII. And it is hereby enacted that the Curator appointed under any Section of this Act will register all claims committed to him, and at the end of 12 months from the date of appointment must file an account of Administration. If the trust committed to him is then susceptible of being closed he will propose a scheme for closing it by partition amongst those entitled to participate, or by surrender of property to those jointly interested if their desire or other circumstances should be opposed to partition. The Curator will also file lists of claims admitted and unadmitted, and particulars of any Estate Effects, not administered to and of outstanding claims. A disputed claim shall not be paid, but the Judge may exact security from those receiving funds realized to satisfy such claim to extent of assets received, provided claimant has brought or within one year shall bring an action to establish his demand. The Judge may also prolong the Administration generally or specially.

XIII. And it is hereby enacted, that after the Judge of any District shall have appointed any Curator, such appointment shall preclude the Judge of any other District within the same Presidency from appointing any other Curator; and the Curator first appointed shall, at the discretion of the Judge appointing him have jurisdiction over all the property of the deceased within the same Presidency or such part of the property or within such limits of the same Presidency as the Judge shall direct.

XIV. And it is hereby enacted, that no debtor of any deceased person shall be compelled in any Court of Law to pay his debt to any person claiming to be entitled to the Effects of any part thereof, not being a Curator appointed under this Act with power to recover debts, except on the production of a certificate to be obtained in manner hereinafter mentioned, unless the Court shall be of opinion that payment of the debt is withheld from fraudulent or vexatious motives, and not from any reasonable doubt as to the party entitled to receive the same.

XV. And it is hereby enacted, that the Judges of the following Courts are empowered to certify the right of an applicant to recover the debts or shares of debts due to a deceased person, viz. the Zillah or District Court in which deceased may have resided, such Court in which any part of the property of deceased may be found, such Court in which the debtor may reside. The applicant in his petition shall set forth his title to recover debts due to deceased or any part thereof. The Judge shall issue notice of application inviting opposition and fixing a day for hearing petition, and in these matters shall proceed as laid down in the rules in Sections VIII and IX.

XVI. And it is hereby enacted, that the certificate of the District Judge shall be conclusive of the representative title against all debtors to the deceased, and shall afford full indemnity to all debtors paying their debts to the person in whose favor the certificate has been granted.

Security taken from grantee of Certificate.

XVII. And it is hereby enacted, that the District Judge may take such security as he shall think fit from any person to whom he shall grant a certificate for rendering an account of debts received by him, and for indemnity of persons who may be entitled to the whole or any part of the monies received by virtue of such certificate.

XVIII. And it is hereby enacted, that the granting of such certificate may be suspended by an appeal to the Court of Sudder Dewani Adawlut, which Court may declare the party to whom the certificate should be granted, or may direct such proceedings for the investigation of the title as it shall think fit. The Court may also upon petition, after a certificate shall have been granted by the Zillah Judge, grant a fresh certificate in supersession of the certificate granted by the Zillah Judge, such fresh certificate shall not affect any payments made to the person to whom any former certificate may have been granted without notice that the same has been superseded.

XIX. And it is hereby enacted, that every certificate shall give authority to the person to whom the same is granted, throughout the Presidency within which the same is granted, and no certificate subsequently granted in respect of the same property shall be valid or effectual, except as hereinafter mentioned.

Local extent of power given by Certificate.

XX. And it is hereby enacted, that a Curator appointed or person certified, as aforesaid, may be empowered to receive interest on Government Notes and Dividends on Shares of any Bank or parts thereof, and to negotiate such Securities. He may be also empowered to receive a share of such interest or dividend or to negotiate a share of such Securities. These powers (which only arise by express words in the appointment and certificate) may be exercised in regard to Government Notes and certificates of Shares of any Bank existing within the local jurisdiction of the Supreme Court of that Presidency in which is situate the District Court by whom those powers are conferred.

XXI. And it is hereby provided always, that where a Curator may have been appointed or a certificate may have been granted, all payments to any such Curator or to any person to whom such certificate has been granted, made in ignorance of circumstances avoiding the appointment or certificate, shall be held good against claims under any valid appointment or certificate.

XXII. And it is hereby provided always, that nothing in this Act contained shall be held to extend to the real or personal property of any person whose personal property cannot by Law pass to personal representative without a Probate or Letters of Administration obtained in one of Her Majesty's Courts of Justice.

XXIII. And it is hereby enacted, with regard to the real and personal property of deceased persons whose personal property may by law pass to their personal representatives without any Probate or Letters of Administration obtained in any of Her Majesty's Courts of Justice, that no appointment of a Curator or certificate in respect of any such real or personal property shall be valid after a Probate or Letters of Administration granted in respect of the same, provided Assets belonging to the deceased were at the time of his death within the jurisdiction of the Court granting the Probate or Letters of Administration.

XXIV. And it is hereby provided, that where a Curator may have been appointed on a certificate granted in cases in which such appointment or certificate would be valid, but for a Probate or Letters of Administration previously granted, all payments made in ignorance of the circumstances avoiding the appointment or certificate shall be held good against claims under the Probate or Letters of Administration so previously granted.

Donatide payments protected.

XXV. And it is hereby provided, that where a Curator may have been appointed on a certificate granted in cases in which such appointment or certificate would be valid, but for a Probate or Letters of Administration previously granted, all payments made in ignorance of the circumstances avoiding the appointment or certificate shall be held good against claims under the Probate or Letters of Administration so previously granted.

Probate or Letters after previous Curatorship or Certificate void.

XXV. And it is hereby enacted, that no Probate or Letters of Administration shall be valid after an appointment of a Curator, or a certificate granted in respect of the same property for which such Probate or Letters of Administration shall have been granted, provided Assets belonging to the deceased were at the time of his death within the jurisdiction of the Court making such appointment or granting such certificate.

Bona fide payments protected.

XXVI. And it is hereby provided, that where Probate or Letters of Administration may have been granted, in cases in which such Probate or Letters of Administration would be valid, but for the previous appointment of a Curator or grant of a certificate, all payments made in ignorance of the circumstances avoiding the Probate or Letters of Administration shall be held good against claims under such previous appointment of a Curator or grant of certificate.

Effect of Probates and Letters of Estates of Hindoos and others.

XXVII. And it is hereby declared, that all Probates and Letters of Administration granted by any of Her Majesty's Courts in cases in which any Assets belonging to the deceased were, at the time of his death, within the jurisdiction of the Court granting the Probate or Letters of Administration, shall have all the effect of Probate and Letters of Administration granted in respect of the property of persons whose personal property cannot by law pass to his personal representative without a Probate or Letters of Administration, except so far as is in this Act provided, and except that this Act shall not be construed to make the taking out of Probate or Letters of Administration necessary for succession to property in any case in which it is not now necessary.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the 3d day of December next.

J. P. GRANT,

Offg. Secy. to the Govt. of India.

PORT WILLIAM,
LEGISLATIVE DEPARTMENT.

THE 3d JUNE, 1839.

The following Draft of a proposed Act was read in Council for the first time on the 3d June, 1839.

Act No. — of 1839.

1. It is hereby enacted, that such parts of Sec. 10, Reg. V. of 1793, and of Sec. 10, Reg. IV. of 1803, as relate to charges of Corruption;

Sec. 8, Reg. VI. of 1793;

Sec. 8, Reg. V. of 1803;

Clauses 9, 10, and 11, and such other parts of Sec. 9, Reg. XIII. of 1793, as relate to Covenanted Servants of the Company;

Clauses 9, 10, and 11, and such other parts of Sec. 12, Reg. XII. of 1803, as relate to Covenanted Servants of the Company;

Sec. 4 and all the following Secs. of Reg. VIII. of 1806;

Reg. X. of 1806, excepting so much of Sec. 10 of that Regulation as relates to Security required from persons preferring charges against Hindoo or Mahomedan Law Officers, or Native Ministerial Officers of Courts;

Regulation XVII. of 1819;

Regulation VIII. of 1817, of the Bengal Code;

And Secs. 5 and 6 of Reg. VIII. of 1825;

Together with so much of any Regulations as extends any of the above Regulations or parts of Regulations to any places within the Presidency of Fort William in Bengal, be repealed.

II. And it is hereby enacted, that in the Territories subject to the Presidency of Fort William in Bengal, whenever either of the Courts of Sudder Dewanny Adawlut, either of the Sudder Boards of Revenue, or the Board of Customs, Salt and Opium, shall be of opinion that substantial grounds exist for making a regular and formal inquiry into the truth of any matter implicating the public conduct of any European Officer subject to their control respectively, they shall submit the documents on which their opinion may be founded, together with a statement of the charges reduced to distinct articles

which they may propose to be made the subject of a regular investigation, to the Governor of Bengal, or to the Lieut.-Governor of the North Western Provinces, or any functionary exercising the authority of Government in the North Western Provinces, as the case may be, according to the authority to which they may be subject, for his consideration and orders.

III. And it is hereby enacted, that when any charge or information, implicating the public conduct of any European Officer, shall be preferred direct to either of the Courts of Sudder Dewanny Adawlut, either of the Sudder Boards of Revenue, or the Board of Customs, Salt and Opium, respectively, it shall be the duty of those authorities to examine the complainant or informant circumstantially upon oath, or upon solemn affirmation, if he be entitled to be exempted from taking an oath, and also to make such further inquiries upon oath or affirmation upon the subject as they may judge proper.

IV. And it is hereby enacted, that every Court of Judicature, before whom any charge or information of the nature above described may be made, shall examine the complainant or informant circumstantially upon oath or upon solemn affirmation, if he be entitled to be exempted from taking an oath, and shall transmit the deposition so taken to the Sudder Dewanny Adawlut, the Sudder Board of Revenue, or the Board of Customs, Salt and Opium, according as the person accused may be subject to those authorities respectively.

V. And it is hereby provided, that it shall not be lawful for the Courts of Sudder Dewanny Adawlut or the said Boards respectively, to act upon any such charge or information, unless the person preferring the same shall make oath or solemn affirmation, in case he be entitled to be exempted from taking oath, that he believes the facts and circumstances on which the charge is grounded to be true.

VI. And it is hereby provided, that it shall be lawful for the Courts of Sudder Dewanny Adawlut, and for the said Boards, respectively, to dismiss any such charge or information, where they do not see any substantial reason for entering further into the inquiry. Provided, that on every occasion when they shall dismiss any such charge or information, they shall submit the same, together with all the circumstances of the case, in like manner as is provided in Section II. of this Act.

VII. And it is hereby provided, that the said Courts of Sudder Dewanny Adawlut and the said Boards respectively, may at any stage of the inquiry into such matters as aforesaid, require the person preferring such charge or information as aforesaid, to furnish such security as may be deemed reasonable to attend and prosecute the charge to a conclusion, and in the event of security being so required all proceedings shall be stayed until the same shall be furnished accordingly.

VIII. And it is hereby provided, nevertheless, that if any matter implicating the public conduct of any European Officer shall appear in the course of any proceedings, whether preliminary or otherwise, which shall come before or be reported to either of the Courts of Sudder Dewanny Adawlut, or any of the said Boards, respectively, those authorities shall act upon and institute such inquiry into the same as they shall deem proper for the purpose of such reference to the Governor of Bengal, or to the Lieutenant-Governor of North Western Provinces, or to the authority exercising the powers of Government in those Provinces as aforesaid, although no charge or information be preferred as aforesaid, and in such cases it shall not be necessary before acting upon or instituting any inquiry concerning any matter so appearing in the course of proceedings, to require any oath or affirmation in regard to the truth of such matter.

IX. And it is hereby enacted, that if the Governor of Bengal, or the Lieutenant-Governor of the North Western Provinces, or the authority exercising the powers of Government in those Provinces as aforesaid, upon such reference as is mentioned in the second Section of this Act, shall concur with the authority by which it may be submitted, he shall appoint a Commissioner or Commissioners for making a regular and formal inquiry into the truth of the matter implicating the public conduct of the officer whose case has been submitted.

X. And it is hereby enacted, that on the appointment of every such Commission, the said Governor or Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, shall direct whether the Commission shall be placed under the control of any of the authorities aforesaid, or shall act immediately under the authority of Government, and all Commissions appointed as aforesaid, shall be guided by the instructions which they may receive in this behalf from the Government to which they may be respectively subordinate.

XI. And it is hereby enacted, that the Commissioner or Commissioners appointed as aforesaid, before entering on the discharge of his or their duties, shall take the following oath:—

I, A. B., Commissioner for the purpose of (here state the object of the Commission) do solemnly swear that I will faithfully and impartially perform the duty committed

to me without fear, favor, or bias, to the best of my ability, knowledge, and judgment; so help me God.

XII. Whenever a charge shall be referred for investigation to a Special Commission, the Governor or Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, will determine whether the conduct of the prosecution shall be left to the accuser, or be undertaken on the part of Government. In the latter case, the Governor or Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, will nominate such person or persons as may be deemed proper, to conduct the prosecution on behalf of Government.

XIII. It shall be the general duty of Commissioners appointed under this Regulation, after receiving the plaint or charge, and the documents from which the same may have been prepared, to call upon the person accused for his reply to the accusation; to examine upon oath, or under a solemn declaration, the witnesses named by the accuser or the accused, as having knowledge of any facts relative to the charges or defence; to receive any further written documents offered in support of, or against the accusation, and to call for and take any further requisite evidence which may be indicated by the witnesses adduced, or documents exhibited, by either party, and may appear to be necessary for the ascertainment of facts, or the discovery of the truth or falsehood of the charges, or of any part thereof.

XIV. For the discharge of the duties specified in the preceding Section, or any other functions which may be delegated to a Commission constituted under this Regulation, it shall be vested with the same powers as are exercised by the Zillah and City Courts, except that all process to cause the attendance of witnesses, or other compulsory process, shall be served through, and executed by, the Zillah or City Judge in whose jurisdiction the Commission may be held, on the witness, or other person upon whom the process is to be served, may reside.

XV. On the close of the evidence in support of the prosecution, and in defence of the accused, he shall be at liberty to record any observations upon the result of the inquiry, which he may think necessary for the vindication of his conduct and character. The accuser, or person appointed to conduct the prosecution on the part of Government, shall also be at liberty to record any remarks on the subject of the prosecution which he may deem requisite.

XVI. And it is hereby enacted, that as soon after the conclusion of the proceedings as circumstances shall permit, the Commissioner or Commissioners shall, when the Commission shall be instructed to act immediately under the authority of Government, submit directly to the Government to which he or they may be subordinate, and in other cases, to the controlling Court or Board, the proceedings held and the documents received by him or them under the Commission, accompanied by translations of papers not in the English language, together with a summary of the pleadings and evidence, and his or their opinion of the merits of the case.

XVII. And it is hereby provided, that it shall be lawful for the said Governor, Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, or the Controlling Court or Board upon consideration of the report of any such Commission as aforesaid, to direct the Commissioner or Commissioners to take further evidence, or to give further explanation of his or their opinion or opinions connected with the case investigated, and the Commissioner or Commissioners are authorised and required to take such further evidence and to give such further explanation.

XVIII. And it is hereby enacted, that the Sudder Dewanny Adawlut or the Board to which any report of a Commissioner or Commissioners may be submitted as aforesaid, after due consideration of the same, and after obtaining such further evidence or explanations as they may require, shall submit the whole of the proceedings and documents received by them to the Government to which they may be subordinate, together with their opinion whether any and what facts have been established against the accused.

XIX. Whenever a Special Commission may be appointed under the Provisions of this Act, for the investigation of charges exhibited against a public Officer, the Governor or Lieutenant-Governor or authority exercising the powers of Government in the North Western Provinces will determine, on a view of the nature and circumstances of the case, whether the accused shall be suspended from the discharge of the functions of his office; and if so, whether he should be permitted to draw the established allowances of his office, or otherwise.

XX. The Governor or Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, on consideration of the report and proceedings submitted to him, in pursuance of the foregoing Section, will pass such decision on the case as may appear to him most consonant to the principles of justice, and to the powers possessed by Government in matters of this description; and in the event of his deeming it necessary that the party accused should be brought to

trial, by a public prosecution in the Supreme Court of Judicature, will issue the necessary instructions for that purpose to the Law Officers of Government. But whatever proceedings may be held, or whatever decision or order may be passed by Government, individuals deeming themselves aggrieved by any of the public Officers will be at all times at liberty to seek redress in the Supreme Court in the mode prescribed by Law.

XXI. In cases in which it shall appear, on a full investigation of the merits of the case, that the charges or complaints preferred against any of the European Officers above mentioned are well founded, the person by whom they may have been preferred shall be at liberty to submit an application to the Sudder Dewanny Adawlut, the Sudder Board of Revenue, or the Board of Customs, Salt and Opium, as the case may be, praying a reimbursement of the expense which may have been incurred by him in the conduct of the prosecution, and the authority to whom such petition may be presented shall forward it to Government, with their opinion as to the propriety of indemnifying the party for the expense so incurred, or otherwise. The Governor or Lieutenant-Governor, or authority exercising the powers of Government in the North Western Provinces, will on receipt of any such reference allow or refuse the expenses of prosecution at his discretion.

XXII. And it is hereby enacted, that whenever it shall be declared by the authority passing the final judgment or order upon any charge or information of the nature aforesaid, that the same has been found on investigation to be malicious and without probable cause, it shall be lawful for the Court of Sudder Dewanny Adawlut to punish the person preferring such charge or information by imprisonment with or without hard labor for any term not exceeding six months, or with a fine not exceeding 500 Rupees, commutable, if not paid, to imprisonment with or without hard labor for a term not exceeding six months, or with both; and the person preferring such charge or information shall be liable, if guilty of perjury, to punishment before the Ordinary Courts for the offence of perjury, whatever final judgment or Order may have been passed in respect of the same.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 3d day of August next.

J. P. GRANT.

Offg. Secy. to the Govt. of India.

(No. 986.)

ORDERS BY THE HON'BLE THE DEPUTY GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT,
THE 28TH MAY, 1839.

The leave of absence granted by the Commissioner of the 12th or Bhagulpore Division to Mr. G. F. Houlton, late Officiating Joint Magistrate and Deputy Collector of Mulda, for one month, from the 16th instant, on Medical Certificate, has been confirmed.

THE 1ST JUNE, 1839.

Mr Assistant Surgeon J. Macanish, attached to the Civil Station of West Burdwan (Bancoorah), has been appointed Registrar of Deeds under Act No. XXX. of 1838, in Bancoorah.

THE 11TH JUNE, 1839.

The unexpired portion of the leave of absence granted to Mr. Abercrombie Dick, under date the 15th January last, has been cancelled from the 8th instant, the date on which he took his seat as a Temporary Judge of the Sudder Dewanny and Nizamut Adawlut at the Presidency.

Mr. G. W. Battye has been appointed to Officiate as Civil and Sessions Judge of Nuddea, during the absence on leave of Mr. R. P. Nisbet, or until further orders. Mr. Battye will make over charge of the Joint Magistracy and Deputy Collectorate of Monghyr to Mr. E. Lautour, who will officiate temporarily in those offices.

Mr G. F. Houlton has been appointed to Officiate as Collector of Patna.

THE 14TH JUNE, 1839.

Mr. W. Travers, Special Deputy Collector of Cuttack, has obtained leave of absence for one month, from the 12th instant, to visit the Presidency, on private affairs. Mr. O. W. Malet will Officiate as Special Deputy Collector of Cuttack until further orders.

Mr. W. Bell, Officiating Joint Magistrate and Deputy Collector of Malda, has obtained leave of absence, in extension for twenty-five days, from the 16th ultimo.

FRED. JAS. HALLIDAY,

Secy. to Govt. of Bengal.

ORDERS BY THE RIGHT HON'BLE THE GOVERNOR
GENERAL OF INDIA.

POLITICAL DEPARTMENT,
SIMLA,

THE 27TH MAY, 1839.

Lieutenant W. J. H. Charteris, 45th Regiment Native Infantry, is appointed to be 2d Subaltern of the 2d Regiment of Infantry On de Auxiliary Force.

By Order of the Right Hon'ble the Governor General of India,

T. H. MADDOCK,

Offg. Secy. to Govt. of India,
with the Govr. Genl.

GENERAL ORDERS BY THE HON'BLE THE PRESIDENT
IN COUNCIL.

FORT WILLIAM, 15th June, 1839.

No. 94 of 1839.—In conformity to instructions from the Hon'ble the Court of Directors, published in General Orders No. 77, of the 20th ultimo, authorizing an augmentation to the Corps of Engineers, the Hon'ble the President in Council is pleased to make the following Promotions. Date of Commissions 20th May 1839:

Corps of Engineers.

To be Majors.

Captain William Nairn Forbes.
" (Brevet Major) Archibald Irvine, C. B.
" Edmund Swetenham.

To be Captains.

1st Lieut. (Brevet Captain) Henry Goodwyn.
" Alexander Henry Edmonstone Boileau.
" Paul Wynch Willis.
" George Berlese Tremenhoe.
" William Henry Graham.
" William Mathew Smyth.

To be 1st Lieutenants.

2d Lieut. William Abercrombie.
" Joseph Alexander Weller.
" John Nixon Sharp.
" James Roger Western.
" Henry Rigby.
" Thomas Renny.
" George Hickson Fagan.
" Lawrence Hill.
" Henry Siddons.
" Edmund John Brown.
" John Trail.
" Joseph Davey Cunningham.
Supy. 2d Lieut. Thomas Henry Sale.
" Alexander Cunningham.
" John Leigh Doyle Sturt.
" Norman Chester MacLeod.
" James Spens.
" William Jones.

The following Supernumerary Officers are brought on the effective strength of the Corps, as 2d Lieutenants, with their present dates of rank, their standing with reference to the transfer to this Presidency of such of the Supernumeraries in the Corps of Engineers at Madras and Bombay as may avail themselves of the option given them, will be in the order in which they passed at Addiscombe, as directed in the Hon'ble the Court's instructions:—

Supernumerary 2d Lieut. Charles Lewis Spitta.
" Stephen Pott.
" Robert Pigou.
" James Sutherland Broadfoot.
" Charles Becher Young.

W. M. CASEMENT, M. G.

Secy. to the Govt. of India Milly. Dept.

NOTICE is hereby given, that from and after the first proximo, private messages by Semaphore will be charged for at the following rates, viz.

Between Calcutta and Diamond Harbour, per word One Rupee.

Below Diamond Harbour, One Rupee Four Annas.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 5th June, 1839.

OVERLAND MAIL.—The "Water Witch" having been engaged by the Government to convey Mails to Aden—Notice is hereby given that, that Vessel will be despatched with an Overland Mail at daylight on the morning of the 12th of the ensuing month of July; so that letters intended for that conveyance must be so timed, as not to reach this Office later than the 11th proximo, on which date the Overland Packet will be closed at 6 P. M.

G. ALEXANDER, Offg. Post Master General.

Fort William, Genl. Post Office }
the 14th June, 1839. }

Packets for the reception of Letters by the following Ships are open at this Office.

Name of Vessel.	Agents.	Intended Departure.	To what Port.	Touching at.	Remarks.
Maitland,	Eglinton, McClure & Co.,	15th June,	London,	Madras.	
Forth,	T. DeSouza and Co.,	Ditto,	Rangoon,		
Maria,	Cockrell and Co.,	Ditto,	Batavia,		
John Woodall,	Leach, Kettwell and Co.,	16th Ditto,	Liverpool,		
Sir Wm. Wallace,	J. Mackey and Co.,	Ditto,	Singapore,		
Pyren Boun,	Ditto,	Ditto,	Rangoon and Moulinein.		
Emma Eugenia,	Fraser, McDonald & Co.,	18th Ditto,	Cape of Good Hope.		

W. M. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 14th June, 1839.

NOTICE.—The Letters for Rangoon and Moulinein received at this Office up to the 30th ultimo, and which were marked for despatch by the "Water Lilly," "Elizabeth" and "Snipe," respectively, have been forwarded to their destinations by Her Majesty's Ship Favorite.

All Letters from the 10th to the 16th ultimo, inclusive, which were received for despatch by the "Bengal," as also a Packet containing the Letters of the 15th ultimo, which had been intended for the "Maira," but was transferred to the "Bengal," have been transhipped on the "Eden," in consequence of the return of the "Bengal" from Sea.

The undermentioned transfers of Letters were effected, in consequence of the Packets reaching

Kedgeroe after the departure of the Vessels for which they were originally intended.

Date of the Receipt of the Letters at the General Post Office.	Names of the Vessels by which the Letters were intended to have been transmitted.	Destination.	Names of the Vessels by which the Letters were transmitted.
4th May 1839.	Amberst...	Khyouk Phyeo	H. M. S. Favorite.
5th ditto ditto.	Isabella Robertson...	Pennang,	Tenasserim.
Ditto ditto ditto.	Ditto,	China,	Rover.
30th ditto ditto.	Francis, ...	Liverpool, ...	John Bagshaw.
6th & 8th June 1839,	Tenasserim,	Pennang,	Rover.
7th ditto ditto.	Robarts, ...	London,	Mary Ann.
10th ditto ditto.	Wilson, ...	Liverpool, ...	Golden Fleece.
10th & 11th ditto ditto,	Thomas Lowry, ...	Ditto,	Ditto.

WM. MOORE, Deputy Post Master.
Fort William, General Post Office, }
the 14th June, 1839.

CUSTOMS.

List of Packages lying unclaimed at this Office.

- 1 Box, Marked F R in diamond, per Cecilia.
- 1 Parcel, H. Dawson, per Seringapatam.
- 1 Box, Mr. Scudde, at Hunter's Livery Stables, per Grenian.
- 2 China Trunks, Marked I P B. per Sylph.
- 3 Cases, E. G. Scott, per Asia.
- 1 Box, S. Somerville, per Harmeina.
- 1 Case, Ensign Lees, 63d Regt., per Allerton.
- 1 Box, Gunner E. Michell, Horse Artillery, per China.
- 6 Half Chests and 1 Quarter Ditto, Marked G B in double triangle, 39 to 45, per Richmond.
- 1 Case, Revd. J. R. Eckard, per Mootazima.
- 1 Tin Box, F. D. Ward, care of Revd. T. Boaz, per Ditto.
- 1 Parcel, Calcutta Jerusalem, per Marion.
- 3 Cases, Marked R in diamond, 1 to 3, per Elizabeth.
- 1 Parcel, Lieut. J. D. Bell, per Bland.
- 1 Ditto, Lieut. Thomas Bell, per Ditto.
- 1 Ditto, H. Cole, Barque Bloreuge, per Ditto.
- 5 Cases, Marked C A, per Moira.
- 1 Ditto, Lieut. R. Pattinson, 16th Lancers, per Zenobia.
- 1 Ditto, Marked S J T G 9 C S per Thos. Grenville.
- 1 Package, Major Tweed, per Ditto.
- 6 Cases, Marked Potter, per Scotia.
- 1 Ditto, Daniel Elliott, per Robarts.
- 1 Box, W. Spokes, 1st European Regiment 4th Company, per Ditto.
- 1 Parcel, Lt. Col. Stewart, per Kyle.
- 1 Ditto, Revd. F. Wybrow, per Lord Lowther.
- 1 Ditto, Ensign C. S. Reynolds, care of Lyall, Matheson, per Ditto.
- 1 Ditto, Lt. Col. J. Stewart, per Ditto.
- 1 Case, W. H. Smout, per Ditto.
- 1 Tin Box, Messrs. Hughesdon Henderson, per Ditto.
- 1 Bale and 2 Cases, W S B in diamond 53, 140, 141, per Bloreuge.
- 1 Case, F. B. Gubbins, care of Bagshaw and Co., per Severn.
- 1 Cask, R. H. P. Clark, per Ditto.
- 1 Case, Revd. A. Sutton, care of J. W. Roberts, per Gento.
- 1 Ditto, No. 8, Mlle. Cardivel, per Barque Ludlew.
- 1 Parcel, A. O. Rino. Sr. F. Salvador de Santo Anna, per Shaw Ailum.

R. WALKER, Collector of Customs.

Calcutta, Custom House, the 14th June, 1839.

N. B. Parties applying for the above Packages, will be pleased to send Invoices, or Bills, shewing contents and value, and to depute persons to be present at the opening of them at this Office. The Collector has nothing to do with the business of Landing Packages from Ships, nor with forwarding them to their owners, or their destination.

The fact of Articles being destined for PRIVATE USE and not for Sale, does not exempt them from payment of Duty, if they be of a kind which is chargeable with Duty, under the Regulation.

WITH the Sanction of Government, the following Advertisement is published for general information

By Order of the General Management,

JOHN McQUEEN,

Secy. M. O. S.

Orphan Society's Office, Kidderpore, }
5th March, 1839.

ADVERTISEMENT.

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, shewing that the Orphan Press has the exclusive privilege of Printing for Government.

"I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation.

(Signed) H. T. PRINSEP,

Secy. to Government Genl. Dept.

Council Chamber, the 7th August, 1832."

NOTICE—The Public are hereby informed, under orders of Government, dated 20th January, 1839, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Theatre Road: the paving to be taken up and relaid from the foundation, between Camac Street and Wood Street.

Wellesley Street, from Durrumtollah Road to Wellesley Tank, East side, an Aqueduct under construction.

Lower North Division.

Portuguese Church Street: a wooden box Cross Bridge to be laid down near No. 2.

Cotton Street Ditto Ditto, near the west corner of Shama Bys Lane.

Tiretta Bazaar Street: a half Surface Drain to be built along the North side.

Half Surface Drain in Soorty Bagaun Tank Lane, constructing.

Syphon Tunnel in Colcotella New Road, opposite Baboo Motelaul Soal's new Gate, constructing.

Mongryhatta Street: an Aqueduct to be built on the North side and a Tunnel on the South side of the Street, with several Cross Drains, between Portuguese Church Street and Chitpore Road.

N. B. The public are recommended not to frequent this Street in wheeled carriages, during the progress of the work.

W. ABERCROMBIE,

Supt. of Roads and Conservancy.

NOTIFICATION.

NOTICE is hereby given, that under the Provisions of Section II. Regulation VII. of 1824 of the Bengal Code, and in modification of the Notice and Bonding Rules of the 2d March 1835—His Honor the Deputy Governor of Bengal has been pleased to prescribe the following Rules relative to Distilleries constructed and worked after the European method, which may be established under Licences at a distance exceeding ten miles from the Town of Calcutta.

1. The Rules contained in Sections IV. V. VI. VII. VIII. IX. X. XI. XII. XIII. and XIV. Regulation II. of 1802, will not be enforced in respect to Distilleries Licensed to be worked as above at a distance of more than ten miles from the Town of Calcutta.

2. Parties Licensed to establish Distilleries worked as above shall deposit five thousand Rupees in cash or in Government Securities with the Board of Customs, Salt and Opium, the same or such portion of the amount as Government shall determine on the recommendation of the

Board of Customs, Salt and Opium, together with the Distillery License, to be forfeited in the event of any breach of the Abkarry Regulations of the Bengal Presidency proved before the Officer vested by Law with the decision of Abkarry Suits, on the License ceasing without such forfeiture, the sum deposited shall be returned by the Board of Customs, Salt and Opium.

3. No Distillery worked after the above method shall be Licensed until the parties applying for the License have satisfied the Board of Customs, Salt and Opium, that the works are capable of producing not less than 300 gallons of Spirit per diem.

4. No Distillery worked after the above method, shall be Licensed until the parties applying for the License have satisfied the Board of Customs, Salt and Opium, that the premises are enclosed within a wall of brick, or other substantial material, at least ten feet in height, with one entrance only, secured by a Gate or Door and proper locks. The Parties applying for the License shall further engage to adopt such measures for the Security of the Public Revenue, as may be prescribed by the Board of Customs, Salt and Opium.

5. Parties applying for a License to establish Distilleries worked as above, shall provide a residence for the Native Officer of the Abkarry Department stationed on the premises, which residence shall be within the enclosing wall and close to the Gate.

6. Parties working Distilleries, constructed and worked in the European method as above, are required to apply to the Board of Customs, Salt and Opium, in December each year for the renewal of their Licenses for the year following, and Licenses not so renewed will be considered null and void, and as not protecting from seizure and confiscation, the Spirits produced in the said Distilleries or the parties working the said Distilleries from the penalties provided by Law for the illicit manufacture of Spirits.

7. The Board of Customs, Salt and Opium, are empowered to refuse Licenses for Distilleries worked as above without assigning any reason for the same except to Government, in the event of Parties appealing from their decision.

8. The above Rules shall apply on and after the 1st January 1839, to all Distilleries now worked in the European method under Licenses from the Board of Customs, Salt and Opium, and to all other Distilleries worked in the European method for which Licenses may be taken out from the present date.

By Order of the Board of Customs, Salt and Opium, the 11th June, 1839,

W. R. YOUNG, *Secretary.*

NOTIFICATION.

FORT WILLIAM, OPIUM DEPARTMENT,
THE 10TH JUNE, 1839.

NOTICE is hereby given, that on Monday, the 1st day of July, 1839, at the hour of 11 o'clock in the Forenoon, will be put up to Sale, at the Exchange Rooms, at Calcutta, and sold by Public Auction, the undermentioned Quantity of Opium, the Provision of 1837-38, subject to the following Conditions, viz.

PRODUCE OF BEHAR AGENCY, Chests	2,345
DITTO OF BENARES Ditto, (more or less)	
about	800
Total Chests	3,145

CONDITIONS OF SALE.

First. The Opium to be all sold to the highest bidder.
Second. Each Lot to contain Five Chests.

Third. A Deposit in a Promissory Note for 1,000 Rupees per Lot, or 200 Rupees per Chest, shall be made by the Purchaser in the Sale Book, and before the Lot is registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of Purchasers at this Office by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'clock of the Afternoon of Friday, the 5th July, or on the other hand, failing such redemption by the time aforesaid, then the Lot or Lots for which no Sub-Treasurer's Receipt, or Deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such Conditions of Re-sale as the Board of Customs, Salt and Opium, shall see fit, and all losses and expenses whatever attending such Re-sale, shall be borne and paid by the Defaulters, whilst any profit accruing from such Re-sale shall be forfeited to Government.

Fourth. The Promissory Notes taken on the day of Sale under the last mentioned Condition, if remaining unredeemed on the said 5th July, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.

Fifth. No Tender of Money, Sub-Treasurer's Receipts, or Public Securities on account of Opium upon which the prescribed Deposit may not have been made before 4 o'clock of the 5th July, will be afterwards accepted.

Sixth. The Opium now advertised for Sale shall be paid for within One Calendar Month from the day of Sale, and in case any Lots of such Opium shall not be so paid for and adjusted, then the Cash Deposit of 1,000 Rupees per Lot, or 200 Rupees per Chest, or any Public Securities that may have been deposited on account of such Lots or Chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit.

Seventh. No Sub-Treasurer's Receipts or Deposit of Public Securities under the third of the present Conditions, will be received in this Office except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The Receipt for such Deposit will be granted only in the name of such Purchaser, and the Public Securities deposited will be returned when the clearance has been made by the said Purchaser or his order.

Eighth. The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall on demand tender at the time a Deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities equal to One Thousand Rupees per Lot (or Two Hundred Rupees per Chest,) on each Lot so bid for.

Ninth. The Purchaser of any Lot shall have the option of naming and purchasing in immediate succession any number of Lots of the same Agency Opium to the extent of Fifty Lots; and for the Lots so purchased, the Purchaser shall deposit 1,000 Rupees per Lot, and pay the same price per Chest as that for which he purchased his first Lot, provided always that there remain a sufficient number of Lots of that Opium to complete the said Fifty but not otherwise.

Tenth. In the event of any dispute or difference touching or concerning any matter, or question arising out of the Sale of the Opium included in this Notification, or adjustment, the same shall, and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the Jurisdiction of the said Supreme Court shall be waived.

Eleventh. It is notified for the information of intending Purchasers that the Benares Opium now to be sold has been opened and examined at the Presidency Opium Godown by order of the Board, and re-packed under the Superintendence of two Covenanted Officers, whose report on the re-packing will be produced at the Sale.

Twelfth. The following Papers, together with Samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that day, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

- No. 1. The Agency Certificate accompanying the Behar Opium now advertised for Sale.
- No. 2. Analysis and Examination Report of such Opium made in Calcutta by the Opium Examiner.
- No. 3. Report and Certificate of the re-packing of the Benares Opium by the Covenanted Officers employed on that duty.
- No. 4. The Benares Agency Certificate for the said Opium.
- No. 5. Analysis and Examination Report made by the Opium Examiner of the Opium so re-packed.

Thirteenth. The Public are hereby informed, that in providing the Investment of the Behar and Benares Opium for the year 1837-38, the same precautions have been taken as those which have been observed during past Years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of Leaves used in forming the Cakes, and to have the due proportion of Opium put into each Cake. An account of the Weight of the Behar Drug when packed at Behar and of the Benares, when re-packed at the Presidency Godown, and a Statement of the average Weight of Five Chests from each dispatch at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium.

Fourteenth. Four Chests of Behar and Benares Opium which have been reserved from the provision of the two preceding years, will also be shewn to the Purchasers on the day of Sale, to enable them to judge of the state of preservation in which the Drug has kept.

Fifteenth. Application having been made by the French Authorities for the 300 Chests of Opium deliverable to them under the 6th Article of the Convention between Great Britain and France dated the 7th March 1815, in the proportions stated

Sale of January,...	35	in the margin, it is hereby
" February,...	30	notified that in the event of the
" April,....	60	whole, or any portion of the
" May,.....	90	Opium thus claimed by the
" July,.....	85	French Government not being
Total Chests,...	300	cleared out within the limited
		period allowed for clearance,
		viz. one month from the date of

the Sale, such quantity of Opium (or any part thereof) as may remain uncleared, will be sold at the Sale next ensuing the date of payment, or disposed of at a Sale to be held expressly for the purpose.

By Order of the Board of Customs, Salt and Opium,
W. R. YOUNG, Secy.

Court for the Relief of Insolvent Debtors at Calcutta.
NOTICE is hereby given, that

John Barretto Gonsalves, of Mirzapore, in Calcutta, Gentleman,

Now a Prisoner in the Gaol of Calcutta, hath filed his Petition, praying for Relief under the Provisions of the Statute 9th Geo. IV. Cap. 73, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies"—and the said John Barretto Gonsalves hath executed an Assignment to the Common Assignee of the said Court in trust for the benefit of the Creditors of the said John Barretto Gonsalves of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him before the Court shall have made its final Order in the matter of the said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, 12th June, 1839.

Mr. N. Hudson, Atty.

কলিকাতার জেত্রহীন করজদারানের পরি
ত্রাণার্থে আদালত

সমাচার দেওয়া জাইতেছে যে

জান ব্যারাটো গানসেলবেস জিনি কলিকাতার
মৃগাপুর নিবাসী জেনটিলম্যান

সম্প্রতি তিনি কলিকাতার জেলে কয়েদ আছেন
এবং তাহার আরজী দাখিল করিয়াছেন এই
প্রার্থনায় যে চতুর্থ জাজ বাদশাহের বাদশাইএর
নবম বৎসরের প্রকাশিত আইনের ৭৩ ধারা জা
হার নাম হিন্দুস্থানের অক্ষম করজদারানের পরিজ্ঞা
নাথি আইন তাহার লিখিত আজ্ঞা তাহার সম্মুখে
আমলে আইসে এবং এই উক্ত জান ব্যারাটো গান
সেলবেস উক্ত আদালতের সাধারণ মোক্তারকারের
নিকট তাহার মহাজনগনের উপকারার্থে তাবত
হাবর ও অহাবর বিষয় জাহা এক্ষণে তাহার আছে
কিয়া জাহা উক্ত আরজীর বিষয়ে উক্ত আদালত
হইতে শেষ হুকুম হইবার পূর্বে তাহার হস্তে আই
সে কিয়া উপার্জন করেন এই সকলের এক মোক্তার
নামা নিখিয়া দিয়াছেন

P. O'Hanlon, Examiner.

একজামিনর সাহেবের দপ্তরখানা

সন ১৮৩৯ সাল ১২ জুন

মেং এন হুডসন উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that
John Ludwick Montgomery Beaumont, of Cawnpore,
Army Clothier,

Now a Prisoner in the Gaol of Calcutta, hath filed his Petition, praying for Relief under the Provisions of the Statute 9th Geo. IV. Cap. 73, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies"—and the said John Ludwick Montgomery Beaumont hath executed an Assignment to the Common Assignee of the said Court in trust for the benefit of the Creditors of the said John Ludwick Montgomery Beaumont, of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him before the Court shall have made its final Order in the matter of the said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, 14th June, 1839.

Mr. Marshall, Atty.

কলিকাতার জেত্রহীন করজদারানের পরি
ত্রাণার্থে আদালত

সমাচার দেওয়া জাইতেছে যে

জান লডউইক মন্টগোমারি বোম্যান কানপুর
নিবাসি সৈন্যার হস্ত সরবরাহকার

সম্প্রতি তিনি কলিকাতার জেলে কয়েদ আছেন
এবং তাহার আরজী দাখিল করিয়াছেন এই
প্রার্থনায় যে চতুর্থ জাজ বাদশাহের বাদশাইএর
নবম বৎসরের প্রকাশিত আইনের ৭৩ ধারা জাহা
র নাম হিন্দুস্থানের অক্ষম করজদারানের পরিজ্ঞা
নাথি আইন তাহার লিখিত আজ্ঞা তাহার সম্মুখে
আমলে আইসে এবং এই উক্ত জান লডউইক মন্ট
গোমারি বোম্যান উক্ত আদালতের সাধারণ মো
ক্তারকারের নিকট তাহার মহাজনগনের উপকার
ার্থে তাবত হাবর ও অহাবর বিষয় জাহা এক্ষণে তা
হার আছে কিয়া জাহা উক্ত আরজীর বিষয়ে উক্ত
আদালত হইতে শেষ হুকুম হইবার পূর্বে তাহার
হস্তে আইসে কিয়া উপার্জন করেন এই সকলের এক
মোক্তারনামা লিখিয়া দিয়াছেন

P. O'Hanlon, Examiner.

একজামিনর সাহেবের দপ্তরখানা

সন ১৮৩৯ সাল ১৪ জুন

মেং মার্সাল উকিল

Court for the Relief of Insolvent Debtors at Calcutta

NOTICE is hereby given, that
Rajkisto Mookerjee, of Soortee Bagan, in Calcutta,
Banian,

Now a Prisoner in the Gaol of Calcutta, hath filed his Petition, praying for Relief under the Provisions of the Statute 9th Geo. IV. Cap. 73, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies"—and the said Rajkisto Mookerjee hath executed an Assignment to the Common Assignee of the said Court in trust for the benefit of the Creditors of the said Rajkisto Mookerjee, of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him before the Court shall have made its final Order in the matter of the said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, 14th June, 1839.

Mr. Stottell, Atty.

কলিকাতার জোত্রহিন করজদারানের পরি
ত্রাণার্থে আদালতে
সমাচার দেওয়া আইতেছে জে
রাজকুমারমণ্ডোপাধ্যায় কলিকাতার সুরতি বাগান
নিবাসি বঙ্গদী

সমুত্তি তিনি কলিকাতার জেলে করেদ আছেন
এবং তাহার অরঙ্গী দাখিল করিয়াছেন এই প্রার্থ
নায় জে চতুর্থ জাজ বাদসাহের বাদসাইএর নবম
বৎসরের প্রকাশিত আইনের ৭৩ ধারা দ্বারা তাহার নাম
হিন্দুস্থানের অফিস করজদারানের পরিব্রণার্থে আই
ন তাহার লিখিত আজ্ঞা তাহার সহকে আমলে আ
ইসে এবং এই উক্ত রাজকুমারমণ্ডোপাধ্যায় উক্ত আদা
লতের সাধারণ মোক্তারকারের নিকট তাহার মহা
জনগণের উপকারার্থে তাবত হাবর ও অহাবর
বিষয় জাহা এক্ষণে তাহার আছে কিয়া জাহা উক্ত
আরজীর বিষয়ে উক্ত আদালত হইতে শেষ হুজুম
হইবার পূর্বে তাহার হস্তে আইসে কিয়া উপার্জন
করেন এই সকলের এক মোক্তারনামা লিখিয়া দিয়া
ছেন

P. O'Hanlon, Examiner.

একজামিনর সাহেবের দপ্তরখানা
সন ১৮৩৯ সাল ১৪ জুন
মেং ইকুটেল উকিল

Court for the Relief of Insolvent Debtors at Calcutta.
NOTICE is hereby given, that
Hingun Khan, of Chinaparrab, in Calcutta,
Now a Prisoner in the Gaol of Calcutta, hath filed his
Petition, praying for Relief under the Provisions of the
Statute 9th Geo. IV, Cap. 73, entitled "an Act to pro-
vide for the Relief of Insolvent Debtors in the East
Indies"—and the said Hingun Khan hath executed an
Assignment to the Common Assignee of the said Court
in trust for the benefit of the Creditors of the said
Hingun Khan, of all the real and personal Estate and
Effects which he now hath, or is entitled to, or which
may come to, or be acquired by him before the Court
shall have made its final Order in the matter of the
said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, 14th June, 1839.

Mr. Strettell, Atty.

কলিকাতার জোত্রহিন করজদারানের পরি
ত্রাণার্থে আদালত
সমাচার দেওয়া আইতেছে জে
হিম্মত খাঁ কলিকাতার চিনা পাড় নিবাসী
সমুত্তি তিনি কলিকাতার জেলে করেদ আ
ছেন এবং তাহার আরজি দাখিল করিয়াছেন এই
প্রার্থনায় জে চতুর্থ জাজ বাদসাহের বাদসাইএর
নবম বৎসরের প্রকাশিত আইনের ৭৩ ধারা দ্বা
রা তাহার নাম হিন্দুস্থানের অফিস করজদারানের পরি
ব্রণার্থে আইন তাহার লিখিত আজ্ঞা তাহার সহকে
আমলে আইসে এবং এই উক্ত হিম্মত খাঁ উক্ত আদা
লতের সাধারণ মোক্তারকারের নিকট তাহার ম
হাজিরগণের উপকারার্থে তাবত হাবর ও অহাবর
বিষয় জাহা এক্ষণে তাহার আছে কিয়া জাহা উক্ত
আরজীর বিষয়ে উক্ত আদালত হইতে শেষ হুজুম
হইবার পূর্বে তাহার হস্তে আইসে কিয়া উপার্জন

করেন এই সকলের এক মোক্তার নামা লিখিয়া দীয়া
ছেন

P. O'Hanlon, Examiner.

একজামিনর সাহেবের দপ্তরখানা

সন ১৮৩৯ সাল ১৪ জুন

মেং ইকুটেল উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Cal- } On Friday the 3d day of
der and others, heretofore } May, instant, upon appli-
Trading in Co-partnership at } cation for, and in behalf of
Calcutta, as Merchants and } George James Gordon,
Agents, under the style and } Executor of the last Will
firm of Mackintosh and } and Testament of John
Company, Insolvents. } Williamson Fulton, deceas-
ed, stating a claim of Sa. Rs. 1,05,287-8-4, upon the
Estate of the said Insolvents, It was ordered that John
Wallis Alexander, the Assignee of the Estate and Effects
of the said Insolvents, be at liberty to pay to the said
George James Gordon, as such Executor as aforesaid, the
Dividends now due and payable at the rates already de-
clared : and also all Dividends which may hereafter become
due and payable, appearing admitted in the Additional or
Amended Schedule of the said Insolvents, due to the
Estate of the said John Williamson Fulton, unless cause
be shown to the contrary on or before the 3d day of
August next.

Notice whereof is hereby given.

Office of Examiner, 11th May, 1839.

Mr. Shaw, Atty

THE Public are hereby informed, that the Sub-Treasurer
will negotiate Bills upon the undermentioned Provin-
cial Treasuries, at the rates cited, to the extent of the
Surplus that is available at each Treasury :

LOWER PROVINCES.

Backergunge, ..	} at par and at sight.
Bugboorah,	
Bullooah,	
Cuttack, C. Dn..	
Cuttack, N. Dn..	
Dinapore,	
Hooghly,	
Jessore,	
Maldah,	
Midnapore,	
Pubnah,	} at a prem. of 1 per Cent. and at 3 days sight.
Rajshahye,	
Rungpore,	
Tipperah,	
Durung (N. C. Assam,)	
Gowalparah,	} at a prem. of 1 per Cent. and at 3 days sight.
Kamroop (Lower Assam,)	

C. MORLEY, Acct. General.

Fort William,

Revenue Accountant's Office,

The 15th June, 1839.

UNION BANK.

NOTICE.—The Nineteenth Half-yearly Meeting
of Proprietors is appointed for Monday, the
15th July next, at noon, for the inspection of Accounts,
and general business—also for the election of four
Directors in the room of William Martin, William
Cobb Hurry and Kenneth Ross Mackenzie, Esqrs.
and Baboo Radamadhuh Bonerjee, whose period of
service will then have expired.

The Directors further give notice, that the aforesaid
Half-yearly General Meeting is made *Special* for the
confirmation, or otherwise of the increase of the Ca-
pital to One Crore of Rupees. Also for taking into
further consideration the question of a Reserved
Fund.

N. B. The Accounts of the six months ending the
30th instant, will be on the Table on or before Satur-
day the 13th proximo.

By order of the Directors,

JOHN STORM,

Actg. Secy. Union Bank.

Union Bank, the 14th June, 1839.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Moorshedabad, on Tuesday, the 18th Proximo, or 5th Asaar 1246 B. S.

Names of Muhals to be sold, and of the Pargh. in which they are situated, and No. of the Lot in the Collector's Sale Advertisement.	Recorded Proprietors.	Annual Sudder Jumah.	Arrears of Revenue, including Interest up to March 1839.	REMARKS.
1. Kist. Ph. Casseepore,...	Bholanath, &c.	8076 12 5	3208 1 11	This Land produces Indigo, Mulberry, Paddy, and Sugarcane.
This Muhal is under Butwarra.				
2. Kist. Ph. Rokanpore,	Seetanath Sandial,	69762 12 11	18670 4 2	Ditto.
3. Hooda Sheekhallypore,	Doolah Dehya, &c.	9848 11 4	808 12 2	Ditto.
4. Hooda Paikabartee,	Meeh Murgan, &c.	11530 4 3	533 13 1	Ditto.
5. Dihee Gunker Churka,	Bejoy Gobind, &c.	14886 12 10	592 11 4	Ditto.
6. Kist. Ph. Dyanuggur,	Fuqeer Oolla, &c.	9590 12 8	613 12 6	Ditto.
7. Turf Moncoosh Dihee, ...	Moheschunder, &c.	12916 4 0	1385 13 11	Ditto.

Moorshedabad Collector's Office, the 31st May, 1839.

PIERCE TAYLOR, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorate of Zillah Midnapore, on Friday, the 5th July, 1839, A. D., corresponding with the 22d Asar 1246, B. S., in conformity with the orders of the Sudder Board of Revenue, dated 7th August, 1838, No. 54.

Name of Mehal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma, including Police.	Arrears of Revenue, including Interest and Tuluhana, &c. up to the Kist of April, 1839.	Remarks.
No. 1. Poorb Etara, Pergunnah Kaseejora,	{ Kumulakant Surkar, and Sale purchaser Raja Bur- dakant Rae,	43,261 4 7	36,668 12 5½	{ This Land produces Silk, Paddy, Cotton, Sugar Cane Mustard, &c.

Midnapoor Collectorate, the 7th June, 1839.

N. FORBES, Offg. Collector.

CME



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, JUNE 15, 1839.

No. 95 of 1839.

GENERAL ORDERS BY THE HONORABLE THE PRESIDENT IN COUNCIL. FORT WILLIAM; 15TH JUNE, 1839.

The Hon'ble the President in Council is pleased to direct, that the following Statements Nos. 1 to 9, exhibiting the Consolidated Off-Reckonings of the three Presidencies, for the year 1837; also Statements Nos. 10 and 11, containing Separate Accounts of the Off-Reckonings of Invalid and Veteran Battalions, under the Presidencies of Fort William, Fort Saint George, and Bombay, for the same year, be published in General Orders, for the information of the Officers concerned.

Distribution Detail of the Consolidated Surplus Off-Reckonings of the Three Presidencies of Fort William, Fort St. George and Bombay, for the year 1837, comprising the following Statements; viz.

No. 1.

Statement of Interest accruing from the unpaid balance of the Consolidated Off-Reckoning Fund of the Three Presidencies of Fort William, Fort St. George, and Bombay, for the year 1837.

FORT WILLIAM.			Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.
Amount of Surplus Off-Reckonings,	432175	10	7½			
Reduct, Advances to Officers, (equal to Fifteen) including the Two Agents on the Full Share, the Full Year, at Company's Rupees 6,400 per annum each Share,			96000	0	0						
—Advance to one Officer on the Full Share, for broken period; viz. Major General Sir J. W. Adams, K. C. B., (the late) from the 1st January to the 8th March inclusive, at Company's Rupees 6,400 per annum,			1174	12	9						
—Advances to Sixty-three Officers on the Half Share, the Full Year, at £400 or Company's Rupees 3,266 per annum each Share,			203758	0	0						
—Advance to One Officer on the Half Share, Major General C. Brown, C. B., (the late) the Full Year, at £543 or Company's Rupees			4433	14	0						
—Advances to Ten Officers on the Half Share, for broken periods; viz. Major General James D. Sherwood, (the late) from the 1st to the 17th January inclusive; Robert Patton, C. B., (the late) from the 1st January to the 10th November inclusive; Colonels George Becher, (the late) from the 1st January to the 14th November inclusive; Charles Parker, (the late) from the 1st January to the 26th April inclusive; A. Lindsay, C. B., from the 18th January, vice Major General J. D. Sherwood, deceased, to the 31st December inclusive; George Cooper, S. Henry Tod, from the 9th March, vice Major General Sir J. W. Adams, K. C. B., deceased, to the 31st December inclusive; Colonel James F. Dundas, from the 27th April, vice Charles Parker, deceased, to the 31st December inclusive; B. Roope, from the 11th November, vice Major General R. Patton, C. B., deceased, to the 31st December inclusive; Thomas Shubrick, from the 14th November, vice Colonel George Becher, deceased, to the 31st December inclusive, at £400 or Company's Rupees 3,266 per annum each Share,			18396	15	6						
Carried forward, ...			325763	10	3	432175	10	7½			

Statement of the Surplus Off-Reckonings of the Presidencies of Fort William, Fort St. George and Bombay, for the Year 1837, shewing the Amount to be divided amongst Colonels of Corps and other Sharers of the Consolidated Fund, after deducting the Stipends of Officers on the Senior and Retired Lists of the Three Presidencies, together with the Sums payable to Lieutenant-Colonels of the Invalid Establishment, Commanding Veteran Battalions of Fort St. George and Bombay, agreeably to the Rule laid down in General Orders by the Governor General, No. 229, of the 29th September 1826, and Letter from the Secretary to Government in the Military Department, No. 488, of the 22d December 1826.

FORT WILLIAM.						Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.
Amount of Surplus Off-Reckonings,						432175	10	7½			
Add, Interest on the same allowed by Government as per Statement No. 1,						2327	12	2			
Gives,						434503	6	9½			
Deduct, Amount of Advances to Three Officers on the Retired and Senior Lists } for the full year, as per Statement No. 1,						13301	10	0			
Leaves Surplus appertaining to the Presidency of Fort William,... ..									421201	12	9½
FORT ST. GEORGE.						Co.'s Rs.	A.	P.			
Amount of Surplus Off-Reckonings,						331379	4	1			
Add, Interest on the same allowed by Government as per Statement No. 1,						2569	14	7			
Gives,						333940	2	8			
						Co.'s Rs.	A.	P.			
Deduct, Amount of Advance to One Officer on the Senior List } for broken period as per Statement No. 1,						1166	2	9			
Item—Deduct payable to Officers Commanding Veteran Bat- } talions as per Statement No. 11,						9513	1	1			
						10679	3	11			
Leaves Surplus appertaining to the Presidency of Fort St. George,									323260	14	9
BOMBAY.						Co.'s Rs.	A.	P.			
Amount of Surplus Off-Reckonings,						151661	8	0			
Add, Interest on the same allowed by Government as per Statement No. 1,						680	11	7			
Gives,						152342	3	7			
						Co.'s Rs.	A.	P.			
Deduct, Amount of Advance to One Officer on the Senior List } for the full year, as per Statement No. 1,						4433	14	0			
Item—Deduct, payable to an Officer Commanding Native } Veteran Battalion, for the broken period as per Statement } No. 11,						369	8	9			
						4803	6	9			
Leaves Surplus appertaining to the Presidency of Bombay,									147538	12	10
Total—Net Surplus Off-Reckonings appertaining to Consolidated Fund of the Three Presidencies } Company's Rupees Eight Lacs, Ninety-two Thousand and One, Eight Annas, Four and Three } Quarters of a Pie,									892091	8	4½
Abstract of Shares in the foregoing Surplus, showing the amount of each—											
Presidency of Fort William,...						{ 13 Full Shares, the full period, equal to ... 26 Half Shares. 64 Half ditto, ditto, ditto „ ... 64 Ditto. 1 Full } ditto, broken period, ditto „ ... 6 Ditto. 10 Half } ditto, broken period, ditto „ ... 10 Ditto. 2 Army Clothing Agents, full year, ditto ... 4 Ditto.					
						100 × 365 days, gives			36500 days.		
Presidency of Fort St. George, {						{ 11 Full Shares, the full period, equal to ... 22 Half Shares. 46 Half ditto, ditto, ditto „ ... 46 Ditto.					
						68 × 365 days, gives			24820 ditto.		
						Carried forward,			61320 ditto.		

		Brought forward,	61320 days.		
Presidency of Bombay, ...	{	6 Full Shares, the full period, equal to ...	12 Half Shares.		
		21 Half ditto, ditto ditto ,, ...	21 Ditto.		
		1 Full } ditto, broken period, ditto ,, ...	2 Ditto.		
		2 Half }			
		1 Army Clothing Agent, full year, ditto ,,	2 Ditto.		
		37 × 365 days, gives	13505 ditto.		
Grand Total, ...		205 Half Shares, gives	74825 days.		
			Co.'s Rs.	A.	P.
74,825 Days, at Company's Rupees 11-14-8 $\frac{7}{100}$ per day, are equal to Company's Rupees ...			891999	11	9 $\frac{1}{2}$
Lost by fractions ...			1	12	7 $\frac{1}{2}$
Total as above Company's Rupees ...			892001	8	4 $\frac{3}{4}$
Company's Rupees 11-14-8 $\frac{7}{100}$ per day, for 365 days makes a Half Share equal to ...			4351	3	6
for 365 ditto ditto a Full Share ditto ...			8702	7	0
Thus the Shares will stand exclusive of fraction of a Pie—					
Fort William,	100 Half Shares, or 365 days, at 4,351-3 6 equal to ...	435121	14	0	
Fort St. George,	68 ditto, or 365 ditto, at 4,351-3 6 ditto ...	295882	14	0	
Bombay,	37 ditto, or 365 ditto, at 4,351-3-6 ditto ...	160995	1	6	
		891999	13	6	
Lost by fractions, ...		1	10	10 $\frac{1}{2}$	
Total as above Company's Rupees...		892001	8	4 $\frac{3}{4}$	

No. 3.

Statement of the Names of Officers of the Presidencies of Fort William, Fort St. George and Bombay, entitled to Share in the Consolidated Surplus Off-Reckonings of 1837, and shewing the Amount accruing to each individual.

FORT WILLIAM.						Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.
Colonels of Regiments on the Full Share.											
Generals	{	Bennet Marley,	Full Year,	8702	7	0			
		Samuel Bradshaw,	Ditto,	8702	7	0			
Lieutenant Generals	{	Sir Thomas Brown, K. C. B., (the late),	Ditto,	8702	7	0			
		Saint George Ashe,	Ditto,	8702	7	0			
		Lambert Loveday,	Ditto,	8702	7	0			
		George Dick,	Ditto,	8702	7	0			
		John Cunningham,	Ditto,	8702	7	0			
		James Price,	Ditto,	8702	7	0			
		Sir John Withington Adams, K. C. B., (the late) from the 1st Jan. to the 8th March inclusive,	1597	7	0			
		Sir Henry Worsley, K. C. B.,	Full Year,	8702	7	0			
		George Carpenter,	Ditto,	8702	7	0			
		Sir Alexander Caldwell, K. C. B.,	Ditto,	8702	7	0			
		John Luther Richardson,	Ditto,	8702	7	0			
		John Nicholas Smith,	Ditto,	8702	7	0			
Colonels of the Regiments on the Half Share.											
Major Generals	{	James D. Sherwood, (the late) from the 1st to the 17th January inclusive,...	202	10	6			
		John Greenstreet,	Full Year,	4351	3	6			
		Sir Donald McLeod, K. C. B.,	Ditto,	4351	3	6			
		Sir Joseph O'Halloran, K. C. B.,	Ditto,	4351	3	6			
		Sir Robert Stevenson, K. C. B.,	Ditto,	4351	3	6			
		Christopher Fagan,	Ditto,	4351	3	6			
		Sir W. Casement, K. C. B.,	Ditto,	4351	3	6			
		Martin White,	Ditto,	4351	3	6			
		William Croxton,	Ditto,	4351	3	6			
		James Rutherford Lumley,	Ditto,	4351	3	6			
		William Comyn,	Ditto,	4351	3	6			
		Sir John Rose, K. C. B.,	Ditto,	4351	3	6			
		Clements Brown, C. B., (the late),	Ditto,	4351	3	6			
		William Hopper,	Ditto,	4351	3	6			
		J. A. Paul Macgregor,	Ditto,	4351	3	6			
		Sir William Richards, K. C. B.,	Ditto,	4351	3	6			
		Alexander Duncan,	Ditto,	4351	3	6			
		Sir Thomas Whitehead, K. C. B.,	Ditto,	4351	3	6			
		Robert James Latter,	Ditto,	4351	3	6			
		Robert Patton, C. B., (the late) from the 1st January to the 10th November } inclusive,	3743	4	0			
		William Hill Perkins,	Full Year,	4351	3	6			
		Duncan McPherson,	Ditto,	4351	3	6			
		Sir Robert Houston, K. C. B.,	Ditto,	4351	3	6			
Carried forward,						210050	10	0			

						Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.		
Brought forward,						210050	10	0					
Major Generals	William Innes, C. B.,...	Full Year,	4351	3	6					
	Gabriel R. Penny,	Ditto,	4351	3	6					
	Archibald Watson,	Ditto,	4351	3	6					
	F. J. T. Johnston,	Ditto,	4351	3	6					
	James Cock,	Ditto,	4351	3	6					
	Thomas Garner,	Ditto,	4351	3	6					
	Robert Pitman, C. B.,	Ditto,	4351	3	6					
	C. S. Fagan, C. B.,	Ditto,	4351	3	6					
	William Samuel Heathcote,	Ditto,	4351	3	6					
	Masson Boyd,	Ditto,	4351	3	6					
	John MacInnes,	Ditto,	4351	3	6					
	Patrick Byres,	Ditto,	4351	3	6					
	William Burgh,	Ditto,	4351	3	6					
	Edmund Cartwright,...	Ditto,	4351	3	6					
	Alfred Richards, C. B.,	Ditto,	4351	3	6					
	James A'hmuty,	Ditto,	4351	3	6					
	Herbert Bowen, C. B.,	Ditto,	4351	3	6					
	John Wells Fast,	Ditto,	4351	3	6					
	John Tombs,...	Ditto,	4351	3	6					
	George Beecher, (the late) from the 1st January to the 14th November inclusive,						3790	14	9				
	William Phillips Price,	Full Year,	4351	3	6					
	James Durant,	Ditto,	4351	3	6					
	Robert Hampton,	Ditto,	4351	3	6					
	John Staples Harriot,	Ditto,	4351	3	6					
	Henry Hodgson,	Ditto,	4351	3	6					
Sir Robert Henry Cunliffe, Bt., C. B.,	Ditto,	4351	3	6						
John Truscott,	Ditto,	4351	3	6						
Henry Huthwaite,	Ditto,	4351	3	6						
Harry Thomson,	Ditto,	4351	3	6						
Colonel James Kennedy,	Ditto,	4351	3	6						
Major Generals	W. Conrad Faithfull, C. B., (the late)	Ditto,	4351	3	6					
	Henry Faithfull,	Ditto,	4351	3	6					
	Charles Parker, (the late), from the 1st January to the 26th April inclusive,						1382	13	0				
	George Swiney,	Full Year,	4351	3	6					
	Thomas Wilson, C. B.,	Ditto,	4351	3	6					
	George Pollock, C. B.,	Ditto,	4351	3	6					
	Felix Vincent Raper,...	Ditto,	4351	3	6					
	James Alexander,	Ditto,	4351	3	6					
	W. Raleigh Gilbert,	Ditto,	4351	3	6					
	T. Paterson Smith,	Ditto,	4351	3	6					
	Colonel Stephen Reid,	Ditto,	4351	3	6					
	W. C. Baddeley, C. B.,	Ditto,	4351	3	6					
Major Generals	E. H. Simpson,	Ditto,	4351	3	6					
	Thomas Newton,	Ditto,	4351	3	6					
	William Nott,	Ditto,	4351	3	6					
	Alexander Lindsay, C. B.,	{ From the 18th January, vice Major General James D. Sherwood, deceased, to the 31st December inclusive,					4148	9	0				
	George Cooper,.....	{ From the 9th March, vice Major General Sir J. W. Adams, K. C. B., deceased, to the 31st December inclusive,					3552	8	0				
	S. Henry Tod,	{ From the 27th April, vice Major General Charles Parker, deceased, to the 31st December inclusive,					3552	8	0				
	James Fullarton Dundas,	{ From the 11th November, vice Major General R. Patton, C. B., deceased, to the 31st Dec. inclusive,					2968	6	0				
	Colonels	Benjamin Roope,	{ From the 15th November, vice Major General G. Beecher, deceased, to the 31st December inclusive,					607	15	6			
		Thomas Shubrick,	{ From the 15th November, vice Major General G. Beecher, deceased, to the 31st December inclusive,					560	4	9			
	ARMY CLOTHING AGENTS.												
	1st Division, Major R. Gardner, on the Full Share,...						8702	7	0				
	2d Ditto, Captain Thomas Sewell, Ditto, ...						8702	7	0	435121	14	0	
N. B. The following Officers are also entitled to the additional Half Share from the General Treasury, viz.													
Major Generals	James D. Sherwood, (the late), from the 1st to the 17th January inclusive, ...						202	10	6				
	John Greenstreet,	Full Year,	4351	3	6					
	Sir Donald McLeod, K. C. B.,	Ditto,	4351	3	6					
	Sir Joseph O'Halloran, K. C. B.,	Ditto,	4351	3	6					
	Sir Robert Stevenson, K. C. B.,	Ditto,	4351	3	6					
	Christopher Fagan,	Ditto,	4351	3	6					
	Sir William Casement, K. C. B.,	Ditto,	4351	3	6					
	Martin White,	Ditto,	4351	3	6					
	William Croxton,	Ditto,	4351	3	6					
	James Rutherford Lumley,	Ditto,	4351	3	6					
	William Comyn,	Ditto,	4351	3	6					
	Sir John Rose, K. C. B.,	Ditto,	4351	3	6					
Total—Payable on account of Treasury Shares for the Presidency of Fort William, } Company's Rupees Forty-eight Thousand, and Sixty-six and One Anna, ... }						48006	1	0					
Carried forward,	435121	14	0		

Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.
.....	435121	14	0

Colonels of Regiments on the Full Share.

[illegible][illegible][illegible]

205862	14	0
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	T. Boles,	Full Year,
	Sir H. Fraser, K. C. B.,	Ditto.
	Sir H. S. Scott, K. C. B.,	Ditto.
	W. Blackburne,	Ditto.
	Sir C. Deacon, K. C. B.,	Ditto.
	J. Welsh,	Ditto.

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20107	5	0
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						Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.
BOMBAY.											
Colonels of Regiments on the Full Share.											
Lieutenant-General J. W. Morris, Full Year,						8702	7	0			
" " John Skelton, Ditto,						8702	7	0			
Robert Lewis, (the late) from the 1st January to the 4th September inclusive, ...						5889	1	0			
H. S. Osborne, Full Year,						8702	7	0			
William Roome, Ditto,						8702	7	0			
Sir David Leighton, K. C. B., Ditto,						8702	7	0			
Sir Thomas Corsellis, K. C. B., Ditto,						8702	7	0			
On the Half Share.											
Sir G. M. Cox, Bt., (the late), Full Year,						4351	3	6			
G. R. Kemp, Ditto,						4351	3	6			
H. Roome, Ditto,						4351	3	6			
J. Cunningham, Ditto,						4351	3	6			
J. F. Dyson, Ditto,						4351	3	6			
C. Hodgson, Ditto,						4351	3	6			
W. D. Clelland, Ditto,						4351	3	6			
B. W. D. Sealy, Ditto,						4351	3	6			
W. Gilbert, Ditto,						4351	3	6			
Richard Whish, Ditto,						4351	3	6			
B. Kennett, Ditto,						4351	3	6			
J. P. Dunbar, Ditto,						4351	3	6			
A. Aitchinson, Ditto,						4351	3	6			
W. Turner, C. B., Ditto,						4351	3	6			
A. Hogg, Ditto,						4351	3	6			
W. Hull, C. B., Ditto,						4351	3	6			
P. Delamotte, C. B., Ditto,						4351	3	6			
E. W. Shouldham, Ditto,						4351	3	6			
J. Mayne, C. B., Ditto,						4351	3	6			
S. R. Strover, Ditto,						4351	3	6			
L. C. Russell, Ditto,						4351	3	6			
W. Sandwith, C. B., } from the 5th September, vice Major General R. }						1406	11	0			
J. Salter, C. B., } Lewis, deceased, to the 31st December, inclusive, }						1406	11	0			
ARMY CLOTHING AGENT.											
Major W. Henderson on the Full Share, Full Year,						8702	7	0	160095	1	6
N. B.—The following Officers are entitled to the additional Half Share from the General Treasury; viz.											
Major-Generals.											
Sir G. M. Cox, Bt., (the late), Full Year,						4351	3	6			
G. R. Kemp, Ditto,						4351	3	6			
H. Roome, Ditto,						4351	3	6			
J. Cunningham, Ditto,						4351	3	6			
J. F. Dyson, Ditto,						4351	3	6			
C. Hodgson, Ditto,						4351	3	6			
Total—Payable on account of Treasury Shares for the Presidency of Bombay, } Company's Rupees Twenty-six Thousand, One Hundred and Seven, and Five } Annas,						26107	5	0			
Total—Amount Payable to the Sharers of Fort William, Fort St. George and Bombay, Company's } Rupers Eight Lacs, Ninety-one Thousand, Nine Hundred and Ninety-nine, Thirteen Annas and } Six Pie,									891999	13	6
RECAPITULATION.											
Total—Amount of Shares of Fort William,									435121	14	0
Ditto ditto of Fort St. George,									295882	14	0
Ditto ditto of Bombay,									160995	1	6
Grand Total as per Statement No. 3, ...									891999	13	6

No. 4.

Statement of the Balance of Shares of Off-Reckonings, for the year 1857, payable to Sharers of the Presidency of Fort William, who are in India, or to the Heirs, Administrators, or Assigns of those who have died in India.

FULL SHARERS.						Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.
Lieutenant-General Bennett Marley, Full Year,						8702	7	0			
Deduct Advance ordered,						6400	0	0			
									2302	7	0
Major General Sir J. W. Adams, K. C. B., (the late,) from the 1st January to the } 8th March inclusive,						1597	7	0			
Deduct Advance ordered,						1174	12	9			
									422	10	3
Carried forward,									2725	1	3

						Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.
Brought forward,	2725	1	3
HALF SHARERS.											
Major Generals	Sir William Casement, K. C. B., ... Full Year, ...					4351	3	6	1085	3	6
	Deduct Advance ordered, ...					3266	0	0			
	James R. Lumley, ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	Clements Brown, C. B., (the late), ... Full Year, ...					4351	3	6	1085	3	6
	Deduct Advance ordered, ...					4433	14	0			
	J. A. Paul MacGregor, ... Full Year, ...					4351	3	6	1085	3	6
	Deduct Advance ordered, ...					3266	0	0			
	Sir William Richards, K. C. B., ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	Alexander Duncan, ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	Gabriel R. Penny, ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	Archibald Watson, ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	F. J. T. Johnston, ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	James Cock, ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	M. Boyd, ... Ditto, ...					4351	3	6	1085	3	6
	Deduct Advance ordered in Europe, ...					3266	0	0			
	William Burgh, ... Full Year, ...					4351	3	6	1085	3	6
	Deduct Advance ordered, ...					3266	0	0			
Herbert Bowen, C. B., ... Ditto, ...					4351	3	6	1085	3	6	
Ditto ditto ditto, ...					3266	0	0				
John Wells Fast, ... Ditto, ...					4351	3	6	1085	3	6	
Ditto ditto ditto, ...					3266	0	0				
John Tombs, ... Ditto, ...					4351	3	6	1085	3	6	
Ditto ditto ditto, ...					3266	0	0				
Robert Hampton, ... Ditto, ...					4351	3	6	1085	3	6	
Ditto ditto ditto, ...					3266	0	0				
Colonel James Kennedy, ... Ditto, ...					4351	3	6	1085	3	6	
Ditto ditto ditto, ...					3266	0	0				
Major Generals	W. C. Faithfull, C. B., (the late), ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	Henry Faithfull, ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	Charles Parker, (the late), from the 1st January to the 26th April inclusive, ...					1382	13	6	344	14	0
	Deduct Advance ordered, ...					1037	15	6			
	George Pollock, C. B., ... Full Year, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	Felix V. Raper, ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto in Europe, ...					3266	0	0			
Major Generals	T. P. Smith, ... Full Year, ...					4351	3	6	1085	3	6
	Deduct Advance ordered, ...					3266	0	0			
	Colonel S. Reid, ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	W. C. Baddeley, C. B., ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
	E. H. Simpson, ... Ditto, ...					4351	3	6	1085	3	6
	Ditto ditto ditto, ...					3266	0	0			
Thomas Newton, ... Ditto, ...					4351	3	6	1085	3	6	
Ditto ditto ditto, ...					3266	0	0				
Carried forward,	30200	6	0

Major Generals

						Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.	
Brought forward,	30200	6	9	
{	William Nott,	Full Year,				4351	3	6	1085	3	6	
		Deduct Advance ordered,				3266	0	0				
	Alexander Lindsay, C. B., ...	{ from the 18th January, vice Major General J. D. } Sherwood, deceased, to the 31st December } inclusive,				4148	9	0	1034	10	9	
		Deduct Advance ordered,				3113	14	3				
	George Cooper,	{ from the 9th March, vice Major General Sir } J. W. Adams, deceased, to the 31st December } inclusive,				3552	8	0	896	0	3	
		Deduct Advance ordered,				2666	7	9				
	ARMY CLOTHING AGENTS.											
	1st Division, Major R. Gardner, (Full Share) for the Full Year,						8702	7	0	2302	7	0
	Deduct Advance paid in Monthly Bills,						6400	0	0			
	2d Ditto, Captain Thos. Sewell, (Full Share) for the Full Year,						8702	7	0	2302	7	0
Deduct Advance paid in Monthly Bills,						6400	0	0				
Deduct Over Advanced to the late Major General Clements Brown, C. B.,									37811	3	3	
									82	10	6	
Total Balance of Off Reckonings payable in India, on account of Sharers of Fort William, for the year 1837, Company's Rupees Thirty-seven Thousand, Seven Hundred and Twenty-eight, Eight Annas and Nine Pie,									37728	8	9	

APPENDIX to No. 4.

Statement of the Balance of Treasury Shares payable to Officers of the Presidency of Fort William, who are in India, or to the Heirs, Administrators, or Assigns of those who have died in India, and are entitled to the Additional Half Share for 1837.

						Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.
Major General Sir W. Casement, K. C. B., Full Year,						4351	3	6	1493	4	6
Deduct Advance ordered,						2857	15	0			
" " James R. Lumley, Ditto,						4351	3	6	1493	4	6
Ditto ditto ditto,						2857	15	0			
Total Balance payable in India on account of Treasury Shares of the Presidency of Fort William, } Company's Rupees Two Thousand, Nine Hundred and Eighty-six and Nine Annas,									2986	9	0

No. 5.

Statement of Shares of the Off-Reckoning Fund for the year 1837, payable to Sharers of the Presidency of Fort William, who are in Europe, or who have died in Europe, shewing the sums to be deducted from the Shares of those who have received Advances in India.

FULL SHARERS.										Co.'s Rs.	A.	P.
Lt. Genls.	General Samuel Bradshaw,							Full Year,	8702	7	0	
	Sir Thomas Brown, K. C. B., (the late),							Ditto,	8702	7	0	
	Saint George Ashe,							Ditto,	8702	7	0	
	Lambert Loveday,							Ditto,	8702	7	0	
	George Dick,							Ditto,	8702	7	0	
	John Cunningham,							Ditto,	8702	7	0	
	James Price,							Ditto,	8702	7	0	
	Sir Henry Worsley, G. C. B.,							Ditto,	8702	7	0	
	George Carpenter,							Ditto,	8702	7	0	
	Sir Alexander Caldwell, K. C. B.,							Ditto,	8702	7	0	
Major Generals	John Luther Richardson,							Ditto,	8702	7	0	
	John N. Smith,							Ditto,	8702	7	0	
	HALF SHARERS.											
James Doddington Sherwood, (the late,) from the 1st to the 17th January inclusive,	202	10	6		
John Greenstreet,							Full Year,	4351	3	6		
Sir Donald McLeod, K. C. B.,							Ditto,	4351	3	6		
Sir Joseph O'Halloran, K. C. B.,							Ditto,	4351	3	6		
Carried forward,										117685	9	0

							Co.'s Rs.	A.	P.
Brought forward,							117685	9	0
Sir Robert Stevenson, K. C. B., ... Full Year, 4351 3 6									
Deduct Advance ordered in India, ... 3266 0 0							1085	3	6
Christopher Fagan, ... Full Year, 4351 3 6							4351	3	6
Martin White, ... Full Year, 4351 3 6									
Deduct Advance ordered in India, ... 3266 0 0							1085	3	6
William Croxton, ... Full Year, 4351 3 6							4351	3	6
William Comyn, ... Ditto, 4351 3 6							4351	3	6
Sir John Rose, K. C. B., ... Ditto, 4351 3 6							4351	3	6
William Hopper, ... Ditto, 4351 3 6							4351	3	6
Sir Thomas Whitehead, K. C. B., ... Ditto, 4351 3 6							4351	3	6
Robert James Latter, ... Ditto, 4351 3 6							4351	3	6
Robert Patton, C. B., (the late,) from the 1st January to the 10th November inclusive, ... 3743 4 0							3743	4	0
William Hill Perkins, ... Full Year, 4351 3 6							4351	3	6
Duncan McPherson, ... Ditto, 4351 3 6							4351	3	6
Sir Robert Houstoun, K. C. B., ... Ditto, 4351 3 6							4351	3	6
William Innes, C. B., ... Ditto, 4351 3 6							4351	3	6
Thomas Garner, ... Ditto, 4351 3 6							4351	3	6
Robert Pitman, C. B., ... Ditto, 4351 3 6							4351	3	6
C. S. Fagan, C. B., ... Ditto, 4351 3 6							4351	3	6
William Samuel Heathcote, ... Ditto, 4351 3 6							4351	3	6
John MacLure, ... Ditto, 4351 3 6							4351	3	6
Patrick Byres, ... Ditto, 4351 3 6							4351	3	6
Edmund Cartwright, ... Full Year, 4351 3 6									
Deduct Advance ordered in India, ... 3266 0 0							1085	3	6
Alfred Richards, C. B., ... Full Year, 4351 3 6							4351	3	6
James Ahmuty, ... Ditto, 4351 3 6							4351	3	6
George Beecher, (the late,) from the 1st January to the 14th November inclusive, ... 3790 14 9							3790	14	9
William Phillips Price, ... Full Year, 4351 3 6							4351	3	6
James Durant, ... Ditto, 4351 3 6							4351	3	6
John Staples Harriot, ... Ditto, 4351 3 6							4351	3	6
Henry Hodgson, ... Ditto, 4351 3 6							4351	3	6
Sir Robert Henry Cunliffe, RT. C. B., ... Ditto, 4351 3 6							4351	3	6
John Truscott, ... Ditto, 4351 3 6							4351	3	6
Henry Huthwaite, ... Ditto, 4351 3 6							4351	3	6
Harry Thomson, ... Ditto, 4351 3 6							4351	3	6
George Swiney, ... Ditto, 4351 3 6							4351	3	6
Thomas Wilson, C. B., ... Ditto, 4351 3 6							4351	3	6
James Alexander, ... Ditto, 4351 3 6							4351	3	6
W. R. Gilbert, ... Ditto, 4351 3 6							4351	3	6
S. Henry Tod, { from the 9th March, vice Major General Sir J. W. Adams, K. C. B., deceased, } to the 31st December inclusive, ... 3552 8 0							3552	8	0
James F. Dundas, { from the 27th April, vice Major General C. Parker, deceased, } to the 31st December inclusive, ... 2968 6 0							2968	6	0
Deduct Advance ordered in India, ... 2228 0 6									
							740	5	6
Colonels	{ Benjamin Roope,..... { from the 11th November, vice Major General R. Patton, C. B., } deceased, to the 31st December inclusive, ... 607 15 6						607	15	6
	{ Thomas Shubrick,..... { from the 15th November, vice Major General George Beecher, } deceased, to the 31st December inclusive, ... 500 4 9						500	4	9
Total—Balance of Off-Reckonings payable in Europe, on account of the Presidency of Fort William for the Year 1837, Company's Rupees Two Lacs, Sixty-eight Thousand, Eight Hundred and Twenty-four, Four Annas and Six Pie, ... 268824 4 6							268824	4	6

APPENDIX to No. 5.

Statement of the Amount of Treasury Shares payable to Colonels of Regiments of the Presidency of Fort William, who are in Europe and entitled to the Additional Half Share for the year 1837.

							Co.'s Rs.	A.	P.
Major Generals	James D. Sherwood, (the late,) from the 1st to the 17th January inclusive,						202	10	6
	John Greenstreet, Full Year,						4351	3	6
	Sir Donald McLeod, K. C. B., Ditto,						4351	3	6
	Sir Joseph O'Halloran, K. C. B., Ditto,						4351	3	6
	Sir Robert Stevenson, K. C. B., Full Year, 4351 3 6								
	Deduct Advance ordered in India, 2857 15 0						1493	4	6
	Christopher Fagan, Full Year,						4351	3	6
	Martin White, Full Year, 4351 3 6								
	Deduct Advance ordered in India, 2857 15 0						1493	4	6
	William Croxton, Full Year,						4351	3	6
William Comyn, Ditto,						4351	3	6	
Sir John Rose, K. C. B., Ditto,						4351	3	6	
Total—Payable in Europe on account of additional Half Shares, for the year 1837, Company's Rupees } Thirty-three Thousand, Six Hundred and Forty-seven and Twelve Annas, }							33647	12	0

No. 6.

Statement of the Balance of Off-Reckonings of the year 1837, payable to Sharers of the Presidency of Fort George, who are in India, or to the Heirs, Administrators, or Assigns of those who have died in India.

					Co.'s Rs	A.	P.	Overpaid.			Balance due.		
FULL SHARER.								Co.'s Rs.	A.	P.	Co.'s Rs	A.	P.
Lieutenant General Sir J. Doveton, G. C. B.,	...	Full Year,	8702	7	0						
Deduct Advance ordered Madras,	6461	8	7						
								0	0	0	2240	14	5
HALF SHARERS.													
J. Welsh,	Full Year,	4351	3	6						
Deduct Advance ordered Madras,	4684	9	10						
								333	6	4			
J. Doveton, G. C. B.,	...	Ditto,	4351	3	6						
Ditto ditto ditto,	3446	2	6						
								0	0	0	905	1	0
C. Farren,	Ditto,	4351	3	6						
Ditto ditto ditto,	3446	2	6						
								0	0	0	905	1	0
C. T. G. Bishop,	Ditto,	4351	3	6						
Ditto ditto ditto,	3446	2	6						
								0	0	0	905	1	0
A. Monin,	Ditto,	4351	3	6						
Ditto ditto ditto,	3446	2	6						
								0	0	0	905	1	0
J. Woulfe,	Ditto,	4351	3	6						
Ditto ditto ditto,	3446	2	6						
								0	0	0	905	1	0
F. W. Wilson, G. C. B.,	...	Ditto,	4351	3	6						
Ditto ditto ditto,	3446	2	6						
								0	0	0	905	1	0
G. Waugh,	Ditto,	4351	3	6						
Ditto ditto ditto,	3446	2	6						
								0	0	0	905	1	0
R. West,	Ditto,	4351	3	6						
Ditto ditto ditto,	3446	2	6						
								0	0	0	905	1	0
Deduct Over Advanced to Major General J. Welsh,											9481	6	5
											333	6	4
Total—Balance of Off-Reckonings payable in India, on account of Sharers of Fort St. George, for the year 1837, Company's Rupees Nine Thousand, One Hundred and Forty-eight, and One Pie,											9148	0	1
Also Major General J. Welsh is entitled to the additional Half Share, from the General Treasury, Full Year,											4351	3	6

No. 7.

Statement of Shares in the Off-Reckoning Fund for 1837, payable to the Sharers of the Presidency of Fort George, who are in Europe, or to the Heirs, Administrators, or Assigns of those who have died in Europe.

FULL SHARERS.							Co.'s Rs	A.	P.
Sir T. Dallas, G. C. B.,	Full Year,	...	8702	7	0
C. Rumley,	Ditto,	...	8702	7	0
R. Bell,	Ditto,	...	8702	7	0
T. Clarke,	Ditto,	...	8702	7	0
Sir H. McLean, K. C. B.,	Ditto,	...	8702	7	0
A. Cuppage,	Ditto,	...	8702	7	0
C. Corner,	Ditto,	...	8702	7	0
J. Dighton,	Ditto,	...	8702	7	0
N. Forbes,	Ditto,	...	8702	7	0
T. Marriott,	Ditto,	...	8702	7	0
HALF SHARERS.									
T. Boles,	Full Year,	...	4351	3	6
Sir H. Fraser, K. C. B.,	Ditto,	...	4351	3	6
Sir H. S. Scott, K. C. B.,	Ditto,	...	4351	3	6
W. Blackburne,	Ditto,	...	4351	3	6
Sir C. Deacon, K. C. B.,	Ditto,	...	4351	3	6
Sir J. Sinclair, Bt.,	Ditto,	...	4351	3	6
Colonel Sir J. Limond, Kt.,	Ditto,	...	4351	3	6
Carried forward, ...							117482	14	6

										Co.'s Rs.	A.	P.
Brought forward,										117482	14	0
Major Generals	Sir J. Russell, K. C. B., Cavalry, ... Full Year,									4351	3	0
	E. Boardman, ... Ditto,									4351	3	0
	G. Wahab, ... Ditto,									4351	3	0
	D. C. Kenny, ... Ditto,									4351	3	0
	J. Marshall, ... Ditto,									4351	3	0
	R. Podmore, ... Ditto,									4351	3	0
	A. Molesworth, ... Ditto,									4351	3	0
	M. L. Pereira, ... Ditto,									4351	3	0
	T. Pollock, C. B., ... Ditto,									4351	3	0
	W. Munro, ... Ditto,									4351	3	0
	J. Munro, ... Ditto,									4351	3	0
	A. Limond, ... Ditto,									4351	3	0
	J. D. Greenhill, C. B., ... Ditto,									4351	3	0
	J. Prendergast, ... Ditto,									4351	3	0
	T. Stewart, ... Ditto,									4351	3	0
	A. Fair, C. B., ... Ditto,									4351	3	0
	W. C. Fraser, ... Ditto,									4351	3	0
	A. Andrews, C. B., ... Ditto,									4351	3	0
	Colonels	C. MacLeod, C. B., ... Ditto,									4351	3
R. H. Yates, ... Ditto,									4351	3	0	
H. G. A. Taylor, ... Ditto,									4351	3	0	
R. B. Parlbay, C. B., ... Ditto,									4351	3	0	
W. Clapham, ... Ditto,									4351	3	0	
W. Woodhouse, ... Ditto,									4351	3	0	
T. Webster, ... Ditto,									4351	3	0	
E. Edwards, ... Ditto,									4351	3	0	
T. H. Smith, ... Ditto,									4351	3	0	
G. L. Wahab, ... Ditto,									4351	3	0	
J. Carfrae, ... Ditto,										4351	3	0
G. Jackson, ... Ditto,										4351	3	0
Total—Balance of Off-Reckonings payable in Europe on account of Sharers of the Presidency of Fort St. George for the year 1837, Company's Rupees Two Lacs, Forty-eight Thousand and Nineteen, Seven Annas and Six Pie, ...										248019	7	0

APPENDIX to No. 7.

Statement shewing the Amount of Treasury Shares, payable to Colonels of Regiments of Fort St. George, who are in Europe, and entitled to the Additional Half Shares for the year 1837.

										Co.'s Rs.	A.
Maj. Genls.	{	T. Boles,	Full Year,	4351	3
		Sir H. Fraser, K. C. B.,	Ditto,	4351	3
		Sir H. S. Scott, K. C. B.,	Ditto,	4351	3
		W. Blackburne,	Ditto,	4351	3
		Sir C. Deacon, K. C. B.,	Ditto,	4351	3
Total—Payable in Europe on account of Treasury Shares of the Presidency of Fort St. George, for the year 1837, Company's Rupees Twenty-one Thousand, Seven Hundred and Fifty-six, One Anna and Six Pie,										21756	1

No. 8.

Statement of the Balance of Off-Reckonings for the year 1837, payable to the Sharers of the Presidency of Bombay who are in India, or to the Heirs, Administrators, or Assigns of those who have died in India.

HALF SHARERS.						Co.'s Rs.	A.	P.	Co.'s Rs.	A.	P.
Major General B. Kennett,	Full Year,	4351	3	0
"	"	J. Salter, C. B.,...	{ from the 5th September, vice Major General R. Lewis, deceased, to the 31st December inclusive, ... }			1406	11	0			
			Deduct Advance ordered Bombay, ...			1103	8	0			
									303	3	0
ARMY CLOTHING AGENT.											
Major W. Henderson, (Full Share,)	Full Year,	8702	7	0			
			Deduct Advance ordered Bombay, ...			6400	0	0			
									2302	7	0
Total—Balance of Off-Reckonings payable in India, on account of Bombay for the year 1837, }									6956	13	0
Company's Rupees Six Thousand, Nine Hundred and Fifty-six, Thirteen Annas and Six Pie, ... }											



The Calcutta Gazette

EXTRAORDINARY.

Published by Authority.

MONDAY, JUNE 17, 1839.

No. 119.

FORT WILLIAM,
GENERAL DEPARTMENT,

THE 17TH JUNE, 1839.

The Hon'ble Colonel William Morison, C. B., having retired from the Council of India in consequence of the completion on the 16th instant of the period of five years to which his appointment was limited—the Hon'ble T. C. Robertson, Esq., has this-day, with the concurrence of the Right Hon'ble the Governor General, taken his Seat as President of the Council under the usual salute from the Ramparts of Fort William.

Major General Sir William Casement, K. C. B., nominated by the Hon'ble the Court of Directors to succeed upon the retirement of the Hon'ble Colonel W. Morison, has also taken his Oaths and Seat as a Member of the Council of India under the usual salute from the Ramparts of Fort William.

The Hon'ble T. C. Robertson, Esq. has been appointed, with the concurrence of the Right Hon'ble the Governor General, to be Deputy Governor of the Presidency of Fort William in Bengal, and Deputy Governor of Fort William and of the Town of Calcutta.

The Hon'ble the President in Council is pleased to direct as a mark of public respect due to

the character and services of Colonel Morison, that all the honors and distinctions to which he was entitled as President of the Council and Deputy Governor of Bengal shall be continued to him while he may remain in Calcutta.

By Order of the Hon'ble the President in Council,

H. T. PRINSEP,

Secy. to the Govt. of India.

No. 120.

FORT WILLIAM,
GENERAL DEPARTMENT,

THE 17TH JUNE, 1839.

The Hon'ble the President of the Council of India and Deputy Governor of Bengal has this day been pleased to make the following Appointments:

Captain H. Rutherford, of the Artillery, to be Private Secretary to the President of the Council and Deputy Governor of Bengal.

Lieutenant and Brevet Captain F. Dashwood, of the Artillery, to be Military Secretary to the President of the Council and Deputy Governor of Bengal, and Aid-de-Camp.

Lieutenant W. S. Pillans, of the Artillery, to be Aid-de-Camp.

H. T. PRINSEP,

Secy. to the Govt. of India.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

WEDNESDAY, JUNE 19, 1839.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 10TH JUNE, 1839.

The following Draft of a proposed Act was read in Council for the first time on the 10th of June, 1839 :
Act No. — of 1839.

I. It is hereby enacted, 1 & 2 Geo. 4, Ch. 78. that from and after the first day of January, in the year of our Lord 1840, if any person shall accept a Bill of Exchange payable at any other place than at his own place of residence without further expression in his acceptance, such acceptance shall be deemed and taken to be to all intents and purposes a general acceptance. But if the acceptor shall, in his acceptance, express that he accepts the Bill payable at such other place only, and not otherwise or elsewhere, such acceptance shall be deemed and taken to be to all intents and purposes, a qualified acceptance of such Bill, and the acceptor shall not be liable to pay such Bill except in default of payment when such payment shall have been duly demanded at such other place.

II. And it is hereby enacted, that after the day and year aforesaid no acceptances of any Bill of Exchange drawn within the Territories of the East India Company, shall be sufficient to charge any person unless such acceptance be in writing on such Bill, or if there be more than one part of such Bill on one of the said parts.

III. And it is hereby enacted, 6 & 7 W. 4, Ch. 58. that it shall not be necessary to present Bills of Exchange accepted supra protest for honor, or having a reference thereon in case of need to the acceptor or acceptors for honor, or to the referee or referees, until the day following the day on which such Bills of Exchange shall become due, and if the place of address on any such Bill of Exchange of such acceptor or acceptors for honor, or of such referee or referees be other than where such Bill shall therein be made payable then it shall not be necessary to forward such Bill of Exchange for presentment for payment to such acceptor or acceptors for honor, or referee or referees, until the day following the day on which such Bill of Exchange shall become due.

IV. And it is hereby enacted, 2 & 3 W. 4, Ch. 98. that all Bills of Exchange wherein the drawer or drawers thereof shall have expressed, that such Bills of Exchange are to be payable in any place other than the place by him or them therein mentioned to be the place of residence of the drawee or drawees thereof, and which shall not on the presentment thereof be accepted, shall or may be, without further presentment to the drawee or drawees protested for non-payment in the place in which such Bills of Exchange shall have been by the drawer or drawers expressed to be payable, unless the amount owing upon such Bills of Exchange shall have been paid to the holder or holders thereof on the day on which

such Bill would have become payable had the same been duly accepted.

V. It is hereby enacted, 1 Vict. Ch. 80. that from and after the first day of January in the year of our Lord 1840, no Bill of Exchange or Promissory Note made payable at or within twelve months after the date thereof, or not having more than twelve months to run, shall by reason of any interest taken thereon or received thereby, or any agreement to pay or receive or allow interest in discounting; negotiating or transferring the same be void, nor shall the liability of any party to any Bill of Exchange or Promissory Note, be affected by reason of any Statute or Regulation in force for the prevention of usury. Nor shall any person or persons, or body corporate drawing, accepting, endorsing or signing any such Bill or Note be subject to any penalty under any Statute or Regulation relating to usury or any other penalty or forfeiture.

VI. And it is hereby declared and enacted, that Good 7 & 8 G. 4, Ch. 15. Friday and Christmas Day, and 6 & 7 W. 4, Ch. 58. every day of Fast or Thanksgiving appointed by Government, are and shall, for all purposes whatever, as regards Bills of Exchange and Promissory Notes, be treated and considered as the Lord's Day, commonly called Sunday.

VII. And it is hereby provided, that this Act shall not be construed to extend to affect Bills of Exchange or Promissory Notes, in any case which, but for the passing of this Act, would not be governed by the Law of England, or to extend or alter the jurisdiction of any of Her Majesty's Courts of Justice.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 10th day of September next.

J. P. GRANT,

Offg. Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 10TH JUNE, 1839.

The following Draft of a proposed Act was read in Council for the first time on the 10th of June, 1839.

Act No. — of 1839.

I. It is hereby enacted, that the words and expressions hereinafter mentioned, which in their ordinary signification have a more confined or a different meaning, shall in this Act, except where the nature of the provision or the context of the Act shall exclude such construction, be interpreted as follows; that is to say, the word "Land" shall extend to Messuages, and all

other Hereditaments, whether Corporeal or Incorporeal (except such as are not liable to Dower), and to any share thereof, and every word importing the singular number only shall extend and be applied to several persons or things as well as one person or thing.

II. And it is hereby further enacted, that when a *Widow to be entitled to Dower out of equitable Estates.* Husband shall die, beneficially entitled to any Land for an interest which shall not entitle his Widow to Dower out of the same at Law, and such interest, whether wholly equitable, or partly legal and partly equitable, shall be an Estate of inheritance in possession, or equal to an Estate of inheritance in possession, (other than an Estate in jointenancy,) then his Widow shall be entitled in Equity to Dower out of the same Land.

III. And it is hereby further enacted, that when a *Seisin shall not be necessary to give title to Dower.* Husband shall have been entitled to a right of entry or action in any Land and his Widow would be entitled to Dower out of the same if he had recovered possession thereof, she shall be entitled to Dower out of the same although her Husband shall not have recovered possession thereof; provided that such Dower be sued for or obtained within the period during which such right of entry or action might be enforced.

IV. And it is hereby further enacted, that no Widow *No Dower out of Estates disposed of.* shall be entitled to Dower out of any Land which shall have been absolutely disposed of by her Husband in his life time, or by his Will.

V. And it is hereby further enacted, that all partial Estates and Interests, and all charges created by any disposition or Will of a Husband, and all debts, incumbrances, contracts, and engagements to which his Land shall be subject or liable, shall be valid and effectual as against the right of his Widow to Dower.

VI. And it is hereby further enacted, that a Widow *Dower may be barred by a Declaration in a Deed.* shall not be entitled to Dower out of any Land of her Husband when in the Deed by which such Land was conveyed to him, or by any Deed executed by him, it shall be declared that his Widow shall not be entitled to Dower out of such Land.

VII. And it is hereby further enacted, that a Widow *Or by a declaration in the Husband's Will.* shall not be entitled to Dower out of any Land of which her Husband shall die wholly or partially intestate when by the Will of her Husband, duly executed for the devise of Freehold Estates, he shall declare his intention that she shall not be entitled to Dower out of such Land or out of any of his Land.

VIII. And it is hereby further enacted, that the right of a Widow to Dower shall be subject to any conditions, restrictions or directions which shall be declared by the Will of her Husband, duly executed as aforesaid.

IX. And it is hereby further enacted, that where a *Devise of real Estate to the Widow shall bar her Dower.* Husband shall devise any Land out of which his Widow would be entitled to Dower if the same were not so devised, or any Estate or Interest therein, to, or for the benefit of his Widow, such Widow shall not be entitled to Dower out of or in any Land of her said Husband, unless a contrary intention shall be declared by his Will.

X. And it is hereby further enacted, that no Gift or Bequest made by any Husband to or for the benefit of his Widow of or out of his Personal Estate, or of or out of any of his Land not liable to Dower shall defeat or prejudice her right to Dower unless a contrary intention shall be declared by his Will.

XI. Provided always and *Agreement not to be bar Dower may be enforced.* it is hereby further enacted that nothing in this Act contained shall prevent any Court of Equity from enforcing any covenant or agreement entered into by or on the part of any Husband not to bar the right of his Widow to Dower out of his Lands or any of them.

XII. And it is hereby further enacted, that nothing in this Act contained shall interfere with any rule of Equity, or of any Ecclesiastical Court by which Legacies bequeathed to Widows in satisfaction of Dower are entitled to priority over other Legacies.

XIII. And it is hereby further enacted, that no Widow *Certain Dowers abolished.* shall hereafter be entitled to Dower ad ostium ecclesie or Dower ex assensu patris.

XIV. And it is hereby further enacted, that this Act *Act not to take effect before the 1st 1839.* shall not extend to the Dower of any Widow who shall have been or shall be married on or before the First day of One Thousand Eight Hundred and Thirty-nine, and shall not give to any Will, Deed Contract, Engagement, or charge executed, entered into, or created before the said First day of One Thousand Eight Hundred and Thirty-nine, the effect of defeating or prejudicing any right to Dower.

XV. And it is hereby provided, that this Act shall not be construed to affect any right of property in Land otherwise than by modifying the Law of Dower in cases governed by the English Law of Dower, or to extend or alter the jurisdiction of any of Her Majesty's Courts of Justice.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 10th day of September next.

J. P. GRANT,

Offg. Secy. to the Govt. of India.

FORT WILLIAM.

LEGISLATIVE DEPARTMENT,

THE 10TH JUNE, 1839.

The following Draft of a proposed Act was read in Council for the first time on the 10th June, 1839.

Act No. — of 1839.

I. It is hereby enacted, that the words and expressions hereinafter mentioned, which in their ordinary signification have a more confined or a different meaning, shall in this Act, except where the nature of the provision or the context of the Act shall exclude such construction, be interpreted as follows: (that is to say,) the word,

"Land" shall extend to Messuages, and all other Hereditaments, whether Corporeal or

Incorporeal, and whether Freehold, or of any other Tenure, and to Money to be laid out in the purchase of Land, and to Chattels and other personal property transmissible to Heirs, and also to any share of the same Hereditaments and Properties or any of them, and to any Estate of Inheritance or Estate for any Life or Lives, or other Estate transmissible to Heirs and to any Possibility, Right, or Title of Entry or Action, and any other Interest capable of being inherited, and whether the same Estates, Possibilities, Rights, Titles, and Interests or any of them, shall be in possession, reversion, remainder, or contingency,

and the words "the Purchaser" shall mean the person who last acquired the Land otherwise than by descent, or than by any escheat, partition, or enclosure, by the effect of which the Land shall have become part of or descendible in the same manner as other Land acquired by descent, and the word "descent" shall mean the title to inherit Land by reason of consanguinity, as well where the Heir shall be an Ancestor or Collate-

ral relation, as where he shall be a child or other issue :

"*Descendants.*" and the expression "descendants" of any Ancestor shall extend to all persons who must trace their descent through such Ancestor, and the

"Person last entitled."

right thereto whether he did or did not obtain the necessary consent of the

"Assurance." possession or the receipt of the Rents and Profits thereof, and the word "assurance" shall

mean any Deed or Instrument (other than a Will) by which any Land shall be conveyed or transferred at Law or in Equity, and every

Number and Gender word importing the singular number only shall extend and

or things as well as one person or thing, and every

word importing the masculine gender only, shall extend and be applied to a female as well as a male.

Descent shall always be traced from the Purchaser, but

the last owner shall be considered to be the Purchaser, unless that the pedigree may never be carried further back than the circumstances of the case and

the contrary be proved.

purposes of this Act, be considered to have been the Purchaser thereof unless it shall be proved, that he

inherited the same, in which case the person from whom he inherited, the same shall be considered to have been the Purchaser, unless it shall be proved that

he inherited the same, and in like manner the last person from whom the Land shall be proved to have been inherited shall in every case be considered to have

been inherited than in every case he considered to have been the Purchaser unless it shall be proved that he inherited the same.

III. And it is hereby further enacted, that when any Land shall have been devised by any

take as Devises, and a limitation to the Grantor or his Heirs Testator who shall die after the day of one thousand eight hundred and

shall create an Estate by Purchase.

Heir shall be considered to have acquired the Land as a Devisee and not by descent, and when any Land

shall have been limited, by any assurance executed after the said day of one thousand eight hundred and thirty-nine, to the Person or the

Heirs of the Person who shall thereby have conveyed the same Land, such Person shall be considered to have acquired the same as a Purchaser by virtue of

such assurance, and shall not be considered to be entitled thereto as his former Estate or part thereof.

Where Heirs take by Purchase under

Limitations to the Land by Purchase under a limitation to the Heirs or to the Heirs of the Body of any

descend as if the Ancestor had been the Purchaser.

one thousand eight hundred and thirty-nine, or under a limitation to the Heir or to the Heirs of the body of

to the Heir or to the Heirs of the body of any of his Ancestors, or under any limitation having the same effect, contained in a Will of any

Testator who shall depart this life after the said
day of one thousand eight
hundred and thirty-nine, then and in any of such

cases such Land shall descend, and the descent thereof shall be traced as if the Ancestor named in such limitation had been the Purchaser of such Land.

V. And it is hereby further enacted, that no brother or

ance descent through their Parent.

every descent from a brother or sister shall be traced through the Parent.

VI. And it is hereby fur-

Lineal Ancestor may be Heir in preference to Collateral

Persons claiming through him, and in every case where there shall be no issue of the pur-

or gift to the Heir or Heirs of any person under which the person or persons answering the description of Heir shall be entitled to an Estate by purchase, then the person or persons who would have answered such description of Heir if this Act had not been made shall become entitled by virtue of such limitation or gift whether the person named as ancestor shall or shall not be living on or after the said day of one thousand eight hundred and thirty-nine.

XIII. And it is hereby provided, that this Act shall not be construed to affect inheritances of Land, which are not subject to the English Law of Inheritance, or to extend or alter the jurisdiction of any of Her Majesty's Courts of Justice.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the 10th day of September next.

J. P. GRANT,

Offg. Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 10TH JUNE, 1839.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 10th June 1839, with the assent of the Right Hon'ble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT No. XV. OF 1839.

I. It is hereby enacted, that if any person on or after the day on which this Act will come into operation, as hereinafter provided, lands or attempts to land in any part of the Territories subject to the Government of the Presidency of Fort St. George, any Foreign Sugar, or any Sugar which is the growth of any British possession into which Foreign Sugar can be legally imported, such Sugar shall be seized and confiscated by the Collector of the Customs, or by any other Officer thereunto authorized by the Governor in Council of the said Presidency, provided always, that Sugar which is the growth of any part of the Presidency of Fort William in Bengal, into which Foreign Sugar, and Sugar which is the growth of any British possession into which Foreign Sugar may be legally imported, are prohibited from being landed, may during such prohibition, be landed in the said Territories as heretofore.

II. And it is hereby enacted, that if any person being in possession of Sugar, the produce of the said Territories, desires to obtain a certificate of origin from the Collector or Assistant Collector of the Land or Custom Revenue of any district within the said Territories, or from any other Officer appointed by the Governor in Council of Fort St. George to give such certificates, such person shall, in the presence of the Officer from whom he desires to obtain such certificate, make and subscribe a Declaration in the form contained in the Schedule hereunto annexed, marked A.

III. And it is hereby enacted, that the Officer before whom such a Declaration as is aforesaid shall have been made, shall grant under his hand and seal to the Declarant a certificate in the form contained in the Schedule hereunto annexed, marked B.

IV. And it is hereby enacted, that every person who intends to ship Sugar from any place within the said Territories for any part of the United Kingdom shall be entitled to produce to the Collector of Customs at that place, or to any other Officer who may have been appointed by the Governor in Council of Fort St. George to act on such occasions instead of the Collector of Customs, a certificate such as is above described, and also in the presence of the Officer to whom he has so produced such certificate, to make and subscribe a Declaration in the form contained in the Schedule hereunto annexed, marked C.

V. And it is hereby enacted, that the Officer to whom such a certificate shall have been so produced, and before whom a Declaration in the last mentioned form shall have been so made and subscribed, shall grant to the person who has made the last mentioned Declaration a certificate in the form contained in the Schedule hereunto annexed, marked D.

VI. And it is hereby enacted, that any person who shall, in making any Declaration under the authority of this Act, knowingly affirm an untruth, shall, on conviction thereof, be punished by fine to an amount not exceeding Five Thousand Rupees, and imprisonment, with or without hard labor, for a term not exceeding two years.

VII. And it is hereby enacted, that this Act shall come into operation at the expiration of one year after the passing of this act.

SCHEDULES.

A.

I, A. B., solemnly declare that all the Sugar hereinunder described is, to the best of my knowledge and belief, the produce of this district of

Description of the Sugar to which the Declaration relates.

Quantity.	Quality.	Number and denomination of Packages.

The day of { 18 } (Signed) A. B.

B.

I, C. D., Collector of Land Revenue (or Collector of Custom Revenue, or being an Officer appointed by the Governor in Council of Fort St. George to act in this behalf) for this district of do hereby grant this certificate under my hand and seal, that the Sugar hereinunder described is of the produce of this district of and that the importation of Foreign Sugar, and of Sugar the growth of any British possession into which Foreign Sugar can be legally imported, is prohibited in the said district of

Description of the Sugar to which this Certificate relates.

Quantity.	Quality.	Number and denomination of the Packages.	Name of the Declarant on whose declaration the certificate is given.

L. S. (Signed) C. D.

C.

I, E. F., Shipper of the Sugar hereinunder described, solemnly declare that all the Sugar hereinunder described, is, to the best of my knowledge and belief, the same Sugar to which the certificate now produced by me relates.

Description of the Sugar to which the Declaration relates.

Quantity.	Quality.	Number and denomination of packages.	Name of Ship in which the Sugar is shipped or to be shipped.	Name of the Master of the Ship.

(Signed) E. F.

D.

I, G. H., Collector of Customs, (or being an Officer appointed by the Governor in Council of Fort St. George to act in this behalf) for the port of

certify under my hand and seal, that there has been produced to me by E. F., the shipper of the Sugar hereinunder described, a certificate under the hand and seal of C. D., Collector of Land Revenue, (or Collector of Custom Revenue, or being an Officer appointed by the Governor in Council of Fort St. George to act in this behalf) for the district of in the Territories subject to the Government of the Presidency of Madras, which certificate certifies that the said Sugar is the produce of the said district, and that the importation of Foreign Sugar, or Sugar the growth of any British Possession into which Foreign Sugar can be legally imported, is prohibited in the said District.

Description of the Sugar to which this Certificate relates.

Quantity.	Quality.	Number and denomination of Packages.	Name of the Ship.	Name of the Master of the Ship.

L. S.

(Signed)

G. H.

J. P. GRANT,

Offg. Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,**

THE 10TH JUNE, 1839.

The following Act is passed by the Hon'ble the President of the Council of India in Council on the 10th June 1839 with the assent of the Right Hon'ble the Governor General of India which has been read and recorded.

Ordered that the Act be promulgated for general information.

ACT No. XVI. of 1839.

I. It is hereby enacted, that from the first day of January, in the year of Our Lord 1840, the following rules shall be in force for regulating the assessment and collection of the rents payable to Government in the settlements of Prince of Wales' Island, Singapore and Malacca.

II. And it is hereby enacted, that if any person, except as is provided in the last Section of this Act, shall hold or occupy any land within any of the settlements aforesaid, not under a grant or title from Government duly registered and which land has not been declared, by competent authority, free from assessment, such land shall be liable to assessment, and shall be assessed in such manner, at such rate, and under such conditions, as the Collector acting under the instructions of the Governor of Bengal, shall determine.

III. And it is hereby enacted, that if any person holding or occupying land in the manner set forth in the preceding section shall refuse to engage for or to remove from the land within one month from the date on which he shall be called upon by the Collector to enter into such engagement, or so to remove from it, by a written notice to be served personally, or at the residence of the owner or occupier, or to be stuck up on the premises, it shall be lawful for the said Collector to eject such person from the land so held or occupied, and to take and hold possession of the same on the part of Government, to be disposed of in such manner as the Governor of Bengal may direct. Provided that no person so holding or occupying land who has filed or shall file his claim to exemption from assessment thereon before the day and year aforesaid, shall be liable to be so called upon by the Collector until his claim shall have been determined by competent authority.

IV. And it is hereby enacted, that all Magistrates and Police Officers shall aid and assist the Collector and his Officers in the due exercise of the power of ejectment conferred upon the said Collector by the foregoing Section, and any holder or occupier of land who shall resist or cause to be resisted the exercise of the said power, and any person who shall be aiding and abetting in such resistance, shall, on conviction before a Magistrate, be punished by fine not exceeding one thousand Rupees, or in default of payment of the fine, by imprisonment not exceeding six months.

V. And it is hereby enacted, that after the date on which this Act shall be in force in the settlements aforesaid, any person desirous of clearing and occupying waste and forest lands for the purposes of agriculture, shall make application to the Collector of Land Revenue, who is hereby authorised to measure and assess the land, and to grant a lease for the same, in such manner, and under such conditions, as the Governor of Bengal may from time to time prescribe. And if, by reason of the density of the jungle or other obstacles, it should be found impracticable to cause immediate measurement to be made of land so to be

leased, it shall be competent to the Collector to issue to such applicant a permit or written authority, of which the number, date, and all essential particulars shall be entered in a Register to be kept for that purpose, to clear and occupy such land, subject to the conditions, on which a lease would have been granted. And on all land occupied under any such permit so issued, it shall be lawful for the Collector to demand and enforce the payment of rent in like manner as if a regular lease had been granted. And the Collector shall, with all practicable despatch, cause all land so occupied to be measured, and after such measurement the permit shall be called in and cancelled, and in lieu thereof a lease shall be issued, the term of which shall commence from the date of the permit. Provided, however, that it shall not be competent to a Collector to grant any lease of lands for a term exceeding twenty years, renewable on such conditions as the Governor of Bengal may direct for a further period of thirty years.

VI. And it is hereby enacted, that upon granting any lease under the Provisions of the foregoing Section, the Collector shall require the applicant to set up good and solid landmarks by which the boundaries of the ground to be occupied by him shall be plainly defined; and such landmarks shall be set up to the satisfaction of the Collector to be certified by him on the back or other part of the lease, before the lease shall take effect, and it shall be a condition in every lease so granted that the lessee is to maintain all such landmarks in substantial repair. And if it shall be proved to the satisfaction of the Collector, that, notwithstanding this condition, such landmarks have not been kept in good repair, it shall be competent to the Collector to cause the proper repairs to be made, and to levy three times the cost of such repairs from the holder or occupier of the land, the amount to be levied by the process provided for the collection of rents. And the Collector or his Officers shall at all times have the right of free access to such land for the purpose of inspecting and directing the construction or repair of the landmarks; and any person resisting them in the exercise of this right or removing or defacing any landmark set up in conformity with the provisions of this Act, shall be punished in the manner provided in the IV. Section of this Act.

VII. And it is hereby enacted, that all applications to hold or occupy lands for a term exceeding that specified in Section V., for the purpose of erecting houses or other durable works on such lands beyond the limits of the principal towns in the settlements aforesaid, shall be forwarded by the Collector to the Governor of Bengal, who will grant or reject such applications as in his judgment may seem fit.

VIII. And it is hereby enacted, that every lease granted under the Provisions of this Act shall be signed by the Collector for the time being, and shall specify the name of the lease-holder, the quantity and boundaries of the land included in the lease, and the rate of rent to be paid per acre per annum: which particulars, together with any other conditions material to the rights of Government, and of the party obtaining the lease, shall be entered in a Register to be kept in the Collector's office for that purpose.

IX. And it is hereby enacted, that it shall be lawful for the Collector to accept on the part of Government any surrender of a grant or lease by the parties interested in the same for the purpose of subdividing the same, and to regrant or lease the same in parcels. Provided that no such subdivision shall be allowed, unless all arrears of rent under the original grant or lease are paid up, and provided that on no one portion of a grant or lease so subdivided shall a less rent than one rupee per annum be leviable.

X. *Clause First.*—And it is hereby enacted, that whenever the rent of any grant or lease from Government of land within any of the settlements aforesaid shall fall due, payment thereof shall be made by the holder or occupier of the land at the office of the Collector, or to such person as shall be authorized to receive the same, and on failure of such payment, the same may be recovered in the manner following.

Clause Second.—When an arrear of rent shall have become due, the Collector shall demand payment of it by a notice of demand, in writing, stating the amount of the arrear, and requiring payment of the same within fifteen days from the date of the service of the notice, and stating that in default of payment within the period specified, the amount of the arrear due, together with the costs

of process, will be recovered under the powers of this Act.

Clause Third.—The notice of demand shall be served by the delivery thereof to any holder or occupier of the land, or by being left at his ordinary place of residence, or by being stuck up on the premises.

Clause Fourth.—For the service of the aforesaid notice one Rupee shall be charged, and shall be leviable, if not paid on demand, in the same manner as arrears of rent.

Clause Fifth.—Whenever an arrear of rent, shall be demanded in the manner above prescribed, and shall not be discharged, it shall be lawful for the Collector to issue an attachment and to seize by virtue of such attachment, as well the personal property of the holder or occupier as also any effects or any crops to whomsoever belonging which may be found upon the land on account of which the arrear may be due, and to bring the same to sale by public auction at the Collector's office or elsewhere, five days previous notice of such sale being stuck up at some conspicuous spot, and at the place where it is intended to bring the crop, or other property, to sale.

Clause Sixth.—The attachment shall be made by an Officer deputed for the purpose, who shall publicly notify the attachment, and shall set his seal on any property attached, and take an inventory thereof; and it shall be competent to the said Officer to require the assistance of the Police in case of resistance to his authority, or of any attempt to remove the crops or other property from the premises, or otherwise to defeat the process.

Clause Seventh.—For an attachment made in pursuance of the foregoing rules, whether a sale shall actually take place or not, two Rupees shall be charged, and shall be leviable, if not paid on demand, by the sale of a portion of the attached property.

Clause Eighth.—If an arrear of rent, due as aforesaid, cannot be recovered in manner aforesaid, and the arrear shall not be discharged within six months from the date of the notice of demand prescribed by the Second Clause of this Section, it shall be lawful for the Collector to bring to sale the land on account of which the arrear shall have been demanded, in the manner following.

Clause Ninth.—An advertisement shall be stuck up for not less than twenty days before the sale, in the Collector's Office, and in a Court of Justice situated near to the land specifying the description of the land, the name of the defaulter, the amount of the arrear, the time and place of the intended sale, and the conditions thereof. The sale shall be conducted by Public Auction, in the presence of the Collector, the highest bidder shall be declared the purchaser, and the proceeds of the sale, after deducting the arrear originally due to Government, with interest thereon at 12 per Cent. per annum, and any further arrear that may have accrued up to the day of sale, together with the costs incurred by the sale, or other lawful process, shall be paid over to the party or parties entitled. On payment of the purchase money, the purchaser shall receive from the Collector a title-deed corresponding in quality and conditions with the original grant or lease, and bearing on it all material specifications relating to the quantity and situation of the land, its boundaries, the rent demandable, the date from which its payment is to commence, and other necessary particulars; and the Collector shall forthwith put the purchaser in possession of the land so transferred, requiring for that purpose the aid of the Police, if needful. The Collector shall notify in the most public manner the result of the sale, the conveyance of the title and right, which were of the defaulter to the purchaser, and the cancellation of the original grant or lease, together with all leases, incumbrances or other interests derived therefrom. And any person wilfully and with fraudulent intent offering for sale, transfer, mortgage, or otherwise making use of any such grant or lease, or of any lease, incumbrance or other interest derived therefrom and which shall have been so declared to be cancelled, shall, on conviction before a Magistrate, be punished by a fine not exceeding five hundred rupees, or in default of payment of such fine, by imprisonment not exceeding four months. And any person resisting or obstructing the Collector or the Officers acting under his orders, whilst placing the purchaser in possession of land so sold for arrears of rent, shall be punished in the manner provided in Section IV. of this Act.

Clause Tenth.—It shall be lawful for the Collector before the payment of any surplus to deduct as part of the costs incurred by the sale two Rupees for the advertisement, and one per cent. on the net proceeds of the sale authorized by the foregoing Clause, to be carried to the credit of Government, for the purpose of meeting the expense of carrying the sale into effect.

Clause Eleventh.—Any person having an interest in any property liable to be sold as aforesaid, shall at any time previous to the sale thereof be enabled to prevent such sale by payment of the rent in arrear, together with interest and all legal expenses incurred to the Collector, who, upon such payment, shall desist from and withdraw all legal proceedings.

Clause Twelfth.—Provided, that the summary process authorized by any of the Clauses of this Section shall be held applicable only to arrears of rent which have become due within the period of one year prior to the execution of such process.

Clause Thirteenth.—Any person served with a notice of demand, or whose crop or personal property may have been seized under an attachment issued in manner aforesaid, who may dispute the justness of such demand or attachment, shall be at liberty, at any time before the sale of his crop or personal property, or, in the event of the land being advertised for sale, at any time before the sale thereof, to represent his objections to such demand, attachment or sale, to the Collector; and if the Collector shall, notwithstanding such objections, adhere to the demand, attachment, or sale, it shall be lawful for the said person to apply by petition for redress to any Civil Court competent to take cognizance of his complaint; and the Court, after hearing the Collector's answer, and making such further enquiry as may be necessary, during which the sale of any such crop, property, or land shall be stayed, shall pass judgment either for enforcing or staying the demand, and shall adjudge the costs and charges of the suit, or such portion thereof as may be just and proper, to be paid by the party cast.

Clause Fourteenth.—Provided, that in the case mentioned in the last Clause, no sale of crops, or of personal property, or of land, shall be stayed, unless the party disputing the justice of the demand or attachment shall, on presenting his petition to the Civil Court, deposit therein, or at the Collector's Office, the whole amount of the arrears of rent demanded, together with interest, and legal expenses incurred, or unless such party shall give substantial security to the satisfaction of the Civil Court for making good the award that may be ultimately passed in the case.

XI. Clause First.—And it is hereby enacted, that all mutations by act of party or by succession in titles to land, taking place after the first day of January in the year of our Lord 1840, shall be registered under the following rules.

Clause Second.—The party claiming by right of transfer or succession shall attend at the Collector's Office, either in person, or by his constituted agent, and shall make application for registering the mutation, producing the original grant or lease, together with the bill of sale or other deed of transfer, which must be made out in the English language, and according to a form which will be found in the Collector's Office, or, in case of successions, the Probate or Letters of Administration, together with the Original Will, if any, or a Copy thereof, after which notice of the mutation shall be registered, the date and other particulars of the transaction being entered in the Register in a clear and distinct form.

Clause Third.—No mutations of title to lands shall be registered until the Collector shall have satisfied himself that the boundaries of the lands have been distinctly defined by convenient and substantial landmarks. The parties whose title to lands may be so registered are required to maintain the landmarks laid down in a state of good and sufficient repair, so that they may be at all times available for the purpose of accurate ascertainment of the limits of each occupancy, and every holder or occupier of such lands, wilfully neglecting to maintain such landmarks in a sound and serviceable condition, shall forfeit a sum equal to three times the cost of the erection or repairs which may become necessary in consequence of such default, and which shall be undertaken by the Collector: the amount of the forfeiture to be levied in like manner as rents are to be collected under the provisions of this Act. And the holders or occupiers of such lands are required to admit free access to the

same by the officers of Government for the purpose of inspecting the landmarks, and of measuring and laying down boundaries, and any holder or occupier of land or other persons who shall obstruct or resist such officers shall be liable to the penalties prescribed in Section IV. of this Act.

Clause Fourth.—It shall be lawful for the Collector to demand and receive on the part of Government a fee to meet the charges attending the registry of 4 Rupees, and of 1 Rupee for inspecting the Register, and of two Rupees for granting a Certified Extract from the Register.

Clause Fifth.—The Registry of a mutation shall not of itself be taken to convey or establish any legal title to land, nor shall it be held to corroborate, qualify, or bar any rights which may come to be questioned judicially. But no deed whatsoever for the sale or transfer of land which may be executed after the first day of January in the year of our Lord 1840, shall be admitted to be valid by the Officers of Government, or be received in evidence as a legal instrument by any Court of Judicature, unless the same shall have been registered in the Collector's Office in the manner directed by this Section, nor shall any Probate or Letters of Administration be received as evidence of title to land until so registered.

XII. And it is hereby provided, that nothing in this Act contained shall apply to such cultivators and resident tenants of Malacca as hold their lands by prescription, subject only to a payment to Government of one-tenth part of the produce thereof, whether such payment be made in kind or in the form of a sum of money received by the Government in commutation of the payment in kind.

J. P. GRANT,

Offg. Secy. to the Govt. of India.

FORT WILLIAM,
POLITICAL DEPARTMENT,
THE 12TH JUNE, 1839.

Lieutenant Percy Eld, Assistant to the Political Agent at Muncipore, has obtained leave of absence from the 15th July to 15th November next, for the purpose of visiting Calcutta on urgent private affairs.

H. T. PRINSEP,

Secy. to the Govt. of India.

No. 121.
FORT WILLIAM,
GENERAL DEPARTMENT,
THE 19TH JUNE, 1839.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments, for June, instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Monday, the 15th proximo.

Published by Order of the Hon'ble the President in Council,

H. T. PRINSEP,

Secy. to the Govt. of India.

FORT WILLIAM,
MILITARY DEPARTMENT, 17TH JUNE, 1839.

Notice is hereby given, that the Pay, Batta, and other Allowances for June 1839, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Wednesday the 10th proximo.

By Order of the Hon'ble the President in Council,

WM. CUBITT, Major,

Offg. Secy. to the Govt. of India Mily. Dept.,

ORDERS BY THE RIGHT HON'BLE THE GOVERNOR
GENERAL OF INDIA.
POLITICAL DEPARTMENT,
SIMLA,

THE 30TH MAY, 1839.

Major T. Sondys, Principal Assistant at Nemar, has obtained one month's leave of absence, on private affairs, from the 15th proximo. Mr. Assistant Surgeon Rind has been directed to officiate for that Officer during his absence.

By Order of the Right Hon'ble the Governor General of India,

T. H. MADDOCK,

*Offg. Secy. to Govt. of India,
with the Govr. Genl.*

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
GENERAL OF INDIA.

POLITICAL DEPARTMENT,

SIMLA,

THE 3D JUNE, 1839.

Captain E. Clutterbuck, 36th Regiment Madras Native Infantry, took charge of his appointment of Officiating Junior Assistant to the Commissioner for the Government of the Territories of the Rajah of Mysore, on the 9th ultimo.

By Order of the Right Honorable the Governor General of India,

T. H. MADDOCK,

*Offg. Secretary to Govt. of India,
with the Governor General.*

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
GENERAL OF INDIA.

POLITICAL DEPARTMENT,

SIMLA,

THE 3D JUNE, 1839.

Captain H. W. Trevelyan received charge of the Harowty Political Agency from Captain Ludlow on the 25th March, 1839.

By Order of the Right Hon'ble the Governor General of India,

T. H. MADDOCK,

*Offg. Secretary to Govt. of India,
with the Governor General.*

No. 1413.

ORDERS BY THE RIGHT HON'BLE THE GOVERNOR
GENERAL FOR THE NORTH WESTERN PROVINCES.

SIMLA,

GENERAL DEPARTMENT,

THE 14TH MAY, 1839.

APPOINTMENTS.

JUDICIAL.

Mohommud Yousuf, Suddur Ameen of Jounpoor, to be Additional Principal Suddur Ameen of Mirzapoor, in the room of Pundit Pertab Narain deceased.

Mr. H. Burges, 2d Moonsiff of Shashjehanpoor, to be Suddur Ameen of Jounpoor, in succession to Mohommud Yousuf promoted.

THE 16TH MAY, 1839.

LEAVE OF ABSENCE.

JUDICIAL AND REVENUE.

Mr. W. H. Woodcock, Magistrate and Collector of Mirzapoor, on Medical Certificate, for 9 months, from the 17th ultimo, to enable him to proceed to Sea, with permission to remain at Simla, till the commencement of the ensuing rainy Season.

THE 17TH MAY, 1839.

LEAVE OF ABSENCE.

JUDICIAL AND REVENUE.

Mr. H. S. Ravenshaw, Joint Magistrate and Deputy Collector of Panceput, on Medical Certificate, for 6 months, in extension of the leave obtained by him in Orders of the 12th October last.

THE 24TH MAY, 1839.

LEAVE OF ABSENCE.

ECCLESIASTICAL.

That portion of the leave of absence granted to the Reverend R. Everest, Chaplain of Delhi, on the 28th February last, which extends from the 1st of March to the 15th of April last, the day on which he quitted his station for the Hills, is cancelled.

REVENUE.

Mr. F. S. Head, Settlement Officer of Zillah Pilibheet, on Medical Certificate, for 6 months, from the 20th April last, for the purpose of visiting the Hills. Mr. Head is authorized to conduct his Settlement duties, during the period of his absence from the Station.

APPOINTMENT.

GENERAL.

Mr. Assistant Surgeon J. A. Dunbar, M. D., to be Civil Assistant Surgeon at the Station of Azimgurh.

THE 25TH MAY, 1839.

JUDICIAL AND REVENUE.

Mr. G. Edmonstone, Assistant to the Magistrate and Collector of Meerut, is invested with the Special powers described in Clause 3, Section II. Regulation III. of 1821 and Section XXI. Regulation VIII. of 1831.

F. CURRIE,

Offg. Secy. to the Govr. Genl. N. W. P.

GENERAL ORDERS BY THE HON'BLE THE PRESIDENT
IN COUNCIL.

FORT WILLIAM, 17th June, 1839.

No. 96 of 1839.—The Pay, Batta, and other Allowances for June 1839, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Wednesday, the 10th proximo.

WM. CUBITT, Major,
Offg. Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 17th June, 1839.

No. 97 of 1839.—The Hon'ble the President in Council is pleased to make the following Appointments, consequent on the accession of Major General Sir William Casement, K. C. B., to the Supreme Council of India.

Lieutenant Colonel James Stuart, of the 39th Regiment Native Infantry, to be Secretary to the Government of India, in the Military Department.

Major William Cubitt, of the 18th Regiment Native Infantry, to be Deputy Secretary to the Government of India, in the Military Department.

Captain R. J. H. Birch, of the 17th Regiment Native Infantry, to be Assistant Secretary to the Government of India, in the Military Department.

Major Cubitt, Deputy Secretary, to officiate as Secretary to the Government of India, in the Military Department, during the absence of Lieutenant Colonel Stuart in attendance on the Right Hon'ble the Governor General, or until further orders.

WM. CUBITT, Major,
Offg. Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 17th June, 1839.

No. 98 of 1839.—The boundary disputes and other matters at issue between the Sikhim Rajah and State of Nipal, having been so far adjusted as to render it unnecessary to retain an Officer of the rank of Lieutenant Colonel Lloyd on that Frontier, the Hon'ble the President in Council, in concurrence with the Right Hon'ble the Governor General, has been pleased in the Political Department, under date the 5th instant, to place the Lieutenant Colonel's services at the disposal of the Commander of the Forces.

WM. CUBITT, Major,
Offg. Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 17th June, 1839.

No. 99 of 1839.—Her Majesty's 21st Regiment, or Royal Scotch Fusiliers, having been transferred from the Establishment of Fort Saint George to that of Fort William, is to be considered attached to this Presidency from the 27th April last, the date of the arrival of the Head Quarters in the Madras Roads.

WM. CUBITT, Major,
Offg. Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 17th June, 1839.

No. 100 of 1839.—The undermentioned Officers of the Artillery and Infantry are promoted to the Rank of Captain by Brevet, from the dates expressed opposite to their names:

65th Regt. N. I., Lieutenant Raymond Hervey De Montmorency.	19th June, 1839.
45th ditto, Lieutenant Radcliff Heldane.	17th ditto.
42d ditto, Lieutenant John Henry Phillips.	Ditto.
Artillery, Lieutenant Edmund Buckle.	Ditto.

With reference to General Orders No. 59. of the 15th April last, it is hereby notified, that Lieutenant W. St. Leger Mitchell, of the 15th Regiment Native Infantry, arrived at Bombay on the 20th March, 1839.

WM. CUBITT, Major,
Offg. Secy. to the Govt. of India Milly. Dept.

NOTICE is hereby given, that from and after the first proximo, private messages by Semaphore will be charged for at the following rates, viz.

Between Calcutta and Diamond Harbour, per word One Rupee.

Below Diamond Harbour, One Rupee Four Annas.

By Order of the Marine Board,

C. B. GREENLAW, Secretary,
Fort William, the 5th June, 1839.

IT is hereby notified that, unless marked for particular Ships, all Letters received at the General Post Office between Monday the 10th and Sunday the 16th June, both dates inclusive, were despatched by the undermentioned Vessels which sailed from Calcutta on dates specified:

Letters received on dates from and to.	By what Ships despatched.	Bound to.	Remarks.
10th to 16th June,	Maitland,	London,	Expected to leave Town on the 18th Instant.
10th to 13th ditto,	Catherine,	Cape of Good Hope,	Left Town on the 18th Instant.
10th to 11th ditto,	Medusa,	Mauritius,	Ditto 11th ditto.
12th to 16th ditto,	Rosalind,	Ditto,	Ditto 16th ditto.
10th to 16th ditto,	Elizabeth,	Rangoon and Monheim,	Expected to leave Town on the 18th Ditto

WM. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 18th June, 1839.

NOTICE—The Public are hereby informed, under orders of Government, dated 29th January, 1839, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Theatre Road: the paving to be taken up and relaid from the foundation, between Camac Street and Wood Street.

Wellesley Street, from Durramtollah Road to Wellesley Tank, East side, an Aqueduct under construction.

Chowringhee Road: at the junction of the Cross Road, opposite Kyd Street: an Aqueduct Syphon Tunnel to be built.

Lower North Division.

Portuguese Church Street: a wooden box Cross Bridge to be laid down near No. 2.

Cotton Street Ditto Ditto, near the west corner of Shama Bye's Lane.

Thetta Bazaar Street: a half Surface Drain to be built along the North side.

Half Surface Drain in Soorty Bazaar Tank Lane, constructing.

Syphon Tunnel in Colontolla New Road, opposite Baboo Motchand Seal's new Gate, constructing.

Moorgyhatta Street: an Aqueduct to be built on the North side and a Tunnel on the South side of the Street, with several Cross Drains, between Portuguese Church Street and Chitpore Road.

College Square: South and West Balustrades: Surface Drains to be built.

N. B. The public are recommended not to frequent this Street in wheeled carriages, during the progress of the work.

W. ABERCROMBIE,
Supt. of Roads and Conservancy.

NOTIFICATION.

NOTICE is hereby given, that under the Provisions of Section II. Regulation VII. of 1824 of the Bengal Code, and in modification of the Notice and Bonding Rules of the 2d March 1835—His Honor the Deputy Governor of Bengal has been pleased to prescribe the following Rules relative to Distilleries constructed and worked after the European method, which may be established under Licenses at a distance exceeding ten miles from the Town of Calcutta.

1. The Rules contained in Sections IV. V. VI. VII. VIII. IX. X. XI. XII. XIII. and XIV. Regulation II. of 1802, will not be enforced in respect to Distilleries Licensed to be worked as above at a distance of more than ten miles from the Town of Calcutta.

2. Parties Licensed to establish Distilleries worked as above shall deposit five thousand Rupees in cash or in Government Securities with the Board of Customs, Salt and Opium, the same or such portion of the amount as Government shall determine on the recommendation of the Board of Customs, Salt and Opium, together with the Distillery License, to be forfeited in the event of any breach of the Abkarry Regulations of the Bengal Presidency proved before the Officer vested by Law with the decision of Abkarry Suits, on the License ceasing without such forfeiture, the sum deposited shall be returned by the Board of Customs, Salt and Opium.

3. No Distillery worked after the above method shall be Licensed until the parties applying for the License have satisfied the Board of Customs, Salt and Opium, that the works are capable of producing not less than 800 gallons of Spirit per diem.

4. No Distillery worked after the above method, shall be Licensed until the parties applying for the License have satisfied the Board of Customs, Salt and Opium, that the premises are enclosed within a wall of brick, or other substantial material, at least ten feet in height, with one entrance only, secured by a Gate or Door and proper locks. The Parties applying for the License shall further engage to adopt such measures for the Security of the Public Revenue, as may be prescribed by the Board of Customs, Salt and Opium.

5. Parties applying for a License to establish Distilleries worked as above, shall provide a residence for the Native Officer of the Abkarry Department stationed on the premises, which residence shall be within the enclosing wall and close to the Gate.

6. Parties working Distilleries, constructed and worked in the European method as above, are required to apply to the Board of Customs, Salt and Opium, in December each year for the renewal of their Licenses for the year following, and Licenses not so renewed will be considered null and void, and as not protecting from seizure and confiscation, the Spirits produced in the said Distilleries or the parties working the said Distilleries from the penalties provided by Law for the illicit manufacture of Spirits.

7. The Board of Customs, Salt and Opium, are empowered to refuse Licenses for Distilleries worked as above without assigning any reason for the same except to Government, in the event of Parties appealing from their decision.

8. The above Rules shall apply on and after the 1st January 1839, to all Distilleries now worked in the European method under Licenses from the Board of Customs, Salt and Opium, and to all other Distilleries worked in the European method for which Licenses may be taken out from the present date.

By Order of the Board of Customs, Salt and Opium, the 11th June, 1839,

W. R. YOUNG, Secretary.

NOTIFICATION.

FORT WILLIAM, OPIUM DEPARTMENT,

THE 10th JUNE, 1839.

NOTICE is hereby given, that on Monday, the 1st day of July 1839, at the hour of 11 o'clock in the Forenoon, will be put up to Sale, at the Exchange Rooms, at Calcutta, and sold by Public Auction, the undermentioned Quantity of Opium, the Provision of 1837-38, subject to the following Conditions, viz.

PRODUCE OF BEHAR AGENCY, Chests	2,346
DITTO OF BENARES DITTO, (more or less)	...
about	...
Total Chests	3,145

CONDITIONS OF SALE.

First. The Opium to be all sold to the highest bidder.
Second. Each Lot to contain Five Chests.

Third. A Deposit in a Promissory Note for 1,000 Rupees per Lot, or 200 Rupees per Chest, shall be made by the Purchaser in the Sale Room, and before the Lot is registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of Purchasers at this Office by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'clock of the Afternoon of Friday, the 5th July, or on the other hand, failing such redemption by the time aforesaid, then the Lot or Lots for which no Sub-Treasurer's Receipt, or Deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such Conditions of Re-sale as the Board of Customs, Salt and Opium, shall see fit, and all losses and expenses whatever attending such Re-sale, shall be borne and paid by the Defaulters, whilst any profit accruing from such Re-sale shall be forfeited to Government.

Fourth. The Promissory Notes taken on the day of Sale under the last mentioned Condition, if remaining unredeemed on the said 5th July, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.

Fifth. No Tender of Money, Sub-Treasurer's Receipts, or Public Securities on account of Opium upon which the prescribed Deposit may not have been made before 4 o'clock of the 5th July, will be afterwards accepted.

Sixth. The Opium now advertised for Sale shall be paid for within One Calendar Month from the day of Sale, and in case any Lots of such Opium shall not be so paid for and adjusted, then the Cash Deposit of 1,000 Rupees per Lot, or 200 Rupees per Chest, or any Public Securities that may have been deposited on account of such Lots or Chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit.

Seventh. No Sub-Treasurer's Receipts or Deposit of Public Securities under the third of the present Conditions, will be received in this Office except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The Receipt for such Deposit will be granted only in the name of such Purchaser, and the Public Securities deposited will be returned when the clearance has been made by the said Purchaser or his order.

Eighth. The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall on demand tender at the time a Deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities equal to One Thousand Rupees per Lot (or Two Hundred Rupees per Chest,) on each Lot so bid for.

Ninth. The Purchaser of any Lot shall have the option of naming and purchasing in immediate succession any number of Lots of the same Agency Opium to the extent of Fifty Lots; and for the Lots so purchased, the Purchaser shall deposit 1,000 Rupees per Lot, and pay the same price per Chest as that for which he purchased his first Lot, provided always that there remain a sufficient number of Lots of that Opium to complete the said Fifty but not otherwise.

Tenth. In the event of any dispute or difference touching or concerning any matter, or question arising out of the Sale of the Opium included in this Notification, or adjustment, the same shall, and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the Jurisdiction of the said Supreme Court shall be waived.

Eleventh. It is notified for the information of intending Purchasers that the Benares Opium now to be sold has been opened and examined at the Presidency Opium Godown by order of the Board, and re-packed under the Superintendence of two Covenanted Officers, whose report on the re-packing will be produced at the Sale.

Twelfth. The following Papers, together with Samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that day, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

- No. 1. The Agency Certificate accompanying the Behar Opium now advertised for Sale.
- No. 2. Analysis and Examination Report of such Opium made in Calcutta by the Opium Examiner.
- No. 3. Report and Certificate of the re-packing of the Benares Opium by the Covenanted Officers employed on that duty.
- No. 4. The Benares Agency Certificate for the said Opium.
- No. 5. Analysis and Examination Report made by the Opium Examiner of the Opium so re-packed.

Thirteenth. The Public are hereby informed, that in providing the Investment of the Behar and Benares Opium for the year 1837-38, the same precautions have been taken as those which have been observed during past Years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of Leaves used in forming the Cakes, and to have the due proportion of Opium put into each Cake. An account of the Weight of the Behar Drug when packed at Behar and of the Benares, when re-packed at the Presidency Godown, and a Statement of the average Weight of Five Chests from each dispatch at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium.

Fourteenth. Four Chests of Behar and Benares Opium which have been reserved from the provision of the two preceding years, will also be shewn to the Purchasers on the day of Sale, to enable them to judge of the state of preservation in which the Drug has kept.

Fifteenth. Application having been made by the French Authorities for the 300 Chests of Opium deliverable to them under the 6th Article of the Convention between Great Britain and France dated the 7th March 1815, in the proportions stated

Sale of January,...	35	in the margin, it is hereby notified that in the event of the
" February,...	30	whole, or any portion of the
" April,.....	50	Opium thus claimed by the
" May,.....	90	French Government not being
" July,.....	85	cleared out within the limited

Total Chests, ... 300 period allowed for clearance, viz. one month from the date of the Sale, such quantity of Opium (or any part thereof) as may remain uncleared, will be sold at the Sale next ensuing the date of payment, or disposed of at a Sale to be held expressly for the purpose.

By Order of the Board of Customs, Salt and Opium
W. R. YOUNG, Secy.

এস্তেহার

ফোর্ট উইলিয়ম আফিম দপ্তর তা
রিখ ১০ জন সন ১৮৩৯ সাল—

এস্তেহার দেওয়া যাইতেছে—

যে সন ১৮৩৯ সাল ইংরেজি তারিখ
১ জুলাই মোতাবক সন ১২৪৬ সাল বা
বঙ্গা তারিখ ১৮ আশাঢ় রোজ সোম
বার দিবা এগার ঘটায় সময় মোকাম
কলিকাতার এক্সচেঞ্জ ঘরে সরকার কো
ম্পানি বাহানুরের নীচের লিখিত মেক
দার ১৮৩৭/৩৮ সালের তৈয়ারি আ
ফিম নিলামে উচ্চতম মূল্য প্রদায়ক
গ্রাহকের হানে পশ্চাৎ লিখিত সর্ব
মোতাবক বিক্রয় হইবেক—

সিন্দুক—

বেহারের খাস পয়দায়সি আফিম	২৩৪৫
বারানসের খাস পয়দায়সি আফিম কমি ইউক বা বেসি ইউক	৮০০

জমলা সিন্দুক ৩১৪৫
নিলামের সর্ব—

১ দফা আফিম মজদুর উচ্চতম
মূল্য প্রদায়কের হানে বিক্রয় হইবেক

২ দফা আর এ আফিমের কি লাট
৫ সিন্দুকে হইবেক—

৩ দফা নিলামে খরিদ করণের
সময়ে নিলাম ঘরের ভিতর ও খরি
দারের নামে লাট রেজিষ্টরি হও
নের পূর্বে ফিলাট ১০০০ হাজার টাকা
অর্থাৎ ফি সিন্দুক ২০০ দই শত টাকার
হিসাবে আমানত পেসগি বাবতে দর্শ
নি প্রামিস্বরী নোট অর্থাৎ তমসসুক লি
খিয়া দিতে হইবেক আর আগামি
৫ জুলাই বেলা দুই প্রহর চারি ঘটায়
পূর্বে বোর্ডের দপ্তরখানায় আসিয়া
সব্ভেজরর সাহেবের রসিদে অথবা
কোম্পানির কাগজে এওজ দিয়া পূর্বোক্ত
দর্শনি প্রামিস্বরী নোটসকল খালাস
করিতে হইবেক কিন্তু নিকপিত সময়
মধ্যে খালাস নাকরিলে যেসকল লাট
হায়ের আমানত পেসগির হিসাবে সব
ভেজরর সাহেবের রসিদ অথবা কোম্পা
নির কাগজ দাখিল নাহইবেক তাহা বো
র্ডের সাহেবান যেসময় ও যেনিয়ম স্থির
করিবেন সেই সময়ে ও সেই নিয়মানু
সারে জানি নিলামে বিক্রয় হইবেক
তাহাতে যে নোকসান ও খরচখরচা
পড়িবেক তাহা বাহারদিগের আমানত
পেসগি দাখিল করিতে আট হইয়াছে
তাহাদিগে দিতে হইবেক ও কেফা
য়েত হয় তাহা কোম্পানির সরকারে
জব্দ হইবেক—

৪ দফা পূর্বোক্ত দর্শনি প্রামিস্বরী
নোটসকল আগামি ৫ জুলাই তারি
খের মধ্যে খালাস নাহয় তবে এ
সকল নোট কোম্পানির তরফ উকিলের
হানে দেওয়া যাইবেক তাহাকে যেমত
উচিত বোধ হয় সেই মত তিনি এ
নোটের বাবত টাকা আদায় করি
বেন—

৫ দফা যে আফিমের বাবতে আমানত পেমগির টাকা পূর্বোক্ত ৫ জুলাই হই প্রহর চারি ঘণ্টার পূর্বে দাখিল না হইবেক তাহার হিসাবে কোন টাকা কিম্বা সবত্রেজরর সাহেবের রসিদ অথবা কোম্পানির কাগজ পশ্চাৎ লওয়া যাইবেক না—

৬ দফা যেসকল আফিম বিক্রয়ার্থে এইফন এস্তেহার দেওয়া যাইতেছে তাহার কিম্বতের টাকা নিলামের তারিখ ইস্তক ১ মাহার মধ্যে দাখিল করিতে হইবেক ও যে আফিমের কিম্বত পর লিখিত মেয়াদের দিবস কিম্বা মেয়াদের পরে দাখিল হইয়া হিসাব রক্ষা নাহইবেক তাহার ঐ পূর্বোক্ত ফিলাট ১০০০ টাকার হিসাবে অথবা ফিন্দুক ২০০ টাকা বাহা আমানত পেমগির হিসাবে দাখিল হইয়া থাকিবেক তাহা সরকারে জব্দ হইবেক পরে বোর্ড পরমিট নমক ও আফিমের সাহেবান কর্তৃক যে তারিখে ও যে প্রকারে উচিত বিবেচনা হইবেক সেই প্রকারে ঐ আফিম কোম্পানির নিজ হিসাবে বিক্রয় হইবেক—

৭ দফা এই এস্তেহারের ৩ দফার লিখনানুযায়িক আমানতের হিসাবে য কোন কোম্পানির কাগজ অথবা সবত্রেজরর রসিদ দাখিল করিয়া হইতে হইবেক তাহা কেবল যেসকল খরিদারের নাম সেলবহিতে লেখা থাকিবেক তাহারদের নিকট হইতে অথবা তারিখদিগের এজন্ট অর্থাৎ মোক্তারের নিকট হইতে লওয়া যাইবেক এবং ঐ কপ আমানত পেমগী দাখিলের রসিদ কেবল পূর্বোক্ত খরিদারের নামে হইবেক ও আফিম মজকুর খানায় হইলে পর পূর্বোক্ত কোম্পানির কাগজ কেবল তাহারিগে অথবা তাহার বরাতি লোকের কিরিয়া দেওয়া যাইবেক—

৮ দফা সাহেবান বোর্ডের তরফে যে সাহেব নিলামের সুপারটেণ্ডেট হইবেন তাহার এমত এক্তিয়ার আছে যে তিনি তাহার বিবেচনানুসারে কোন ব্যক্তির ডাক অগ্রাহ্য করণ কিন্তু যদি স্যাৎ তাহার যত লাট খরিদ করনার্থে ডাকিবেক তাহার ফিলাট ১০০০ টাকার হিসাবে অর্থাৎ ফিন্দুক ২০০ টাকার হিসাবে বজালবেকর নোট কিম্বা সবত্রেজরর রসিদ অথবা কোম্পানির কাগজ তৎক্ষণাৎ দাখিল করে তবে তাহার ডাক গ্রাহ্য করিবেন—

৯ দফা নিলামী খরিদারের এমত এক্তিয়ার আছে যে প্রথম লাট খরিদ করিবেক সেই লাট নম্বর হইতে যত লাট সেই নোকামের মাল খরিদ করিতে চাহে তাহা তৎক্ষণাৎ প্রকাশ করিয়া কহে এবং তদনুসারে খরিদ করে এমতে পহিলা লাট অবধি ৫০ লাটের অধিক নাহয় ও এই প্রকারে খরিদা লাটহায়ের ফিলাট ১০০০ টাকা করিয়া ডিপজিট অর্থাৎ আমানত পেমগী দিতে হইবেক এবং যে দরে প্রথম লাট খরিদ করিবেক সেই দরে বাকী লাট হায়ের দর ফি ফিন্দুক হিসাব করিয়া দাখিল করিতে হইবেক এমতে যদি স্যাৎ এত লাট গরবিকী থাকে যাহাতে ৫০ লাট পূরা হইতে পারে তবেই পাইবেক নতুবা পাইবেক না—

১০ দফা এই এস্তেহারের লিখিত আফিমের বিক্রী সম্পর্কিয় কিম্বা ঐ আফিমের হিসাব রক্ষা বিষয় কোন বিবাদ অথবা গরমেল উপস্থিত হইলে তাহা সুবেবাদালার সগরেকোর্ট আদালতে বিচার নিষ্পত্ত্য হইবেক আর খরিদারেরদিগের মধ্যে কেহ ঐ আদালতের এলাকার অধিন নহে এমত আপত্ত্য করিলে তাহা গ্রাহ্য হইবেক না—

১১ দফা খরিদারের গোচরার্থে এস্তে হার দেওয়া যাইতেছে যে বারানসের যে আফিম এক্ষণে বিক্রয়ার্থে এস্তে হার দেওয়া জাইতেছে তাহা শ্রীযুত সা হেবান বোর্ডের অজ্ঞানসারে সরকারের দুই জন কবেনেটেড অর্থাৎ সিভিল স্পর্কিয় সাহেবানের সম্মুখে কলিকাতার আফিম গুদামে খোলাগিয়া ও পরিক্ষিত হইয়া পুনরায় গোলাবন্দি হইয়াছে ও এই কপ পুনঃ গোলাবন্দি হওনের এই সাহেবানের রিপোর্ট নিলামের সময় দেখান যাইবেক—

১২ দফা নিচের তফসীল মাকিক কাগজাত ও যে আফিম বিক্রয় হইবেক তাহার নমুনা নিলামের দিবস দেখান যাইবেক অথবা তাহার পূর্বে বোর্ড পরমিট নমক ও আফিমের সিকুটরি সাহেবের দপ্তরখানায় অনুসন্ধান করিলে দেখিতে পাওয়া যাইবেক—

১ নং বেহারের আফিমের এজন্সীর সারটিফিকেট—

২ নং এই আফিম কলিকাতার আফিম পরিক্ষকের রিপোর্ট—

৩ নং যে দুই জন কবেনেটেড সাহেব বারানসের আফিম পরিক্ষা করনার্থে নিযুক্ত হইয়াছেন তাহারদিগের এই আফিম পুনঃ গোলাবন্দি হওনের রিপোর্ট—

৪ নং এই আফিমের বারানসের এজন্সীর সারটিফিকেট—

৫ নং এই কপ পুনঃ গোলাবন্দি হওয়া আফিম তজবিজের শ্রীযুত আফিম পরিক্ষক সাহেবানের রিপোর্ট—

১৩ দফা সকলকে জ্ঞাত করা যাইতেছে যে ১৮৩৭।৩৮ সালের বেহার ও বারানসের আফিম তৈয়ারি কারণ গত সনহায়ের মত এহাতিয়াত ও খবরদারি করা গিয়াছে বিশেষত আফিমের লোচ সুদ্ধ নিভান প্রস্তুত করা পাঠা

তে এবং ওটি তৈয়ারি কারণ নিয়মিত পরিমান পাতি ব্যবহার করিতে এবং প্রতি ওটিতে সমান ভাগ আফিম রাখিতে সাবধান হওয়া গিয়াছে আফিম মজকরের বেহারের মোকামি ওজনের হিসাব ও বারানসের আফিমের কলিকাতার গোলাবন্দি হওনের হিসাব ও কি চালান হইতে ৬ ছয় সিন্দুক করিয়া কলিকাতায় ওজন করা যায় তাহার গড় ওজনের হিসাব বোর্ড পরমিট নমক ও আফিমের সিকুটরি সাহেবের দপ্তরখানায় তত্ত্ব করিলে দেখিতে পাওয়া জাইবেক—

১৪ দফা গত দুই সনের পয়দায় ৪ সিন্দুক বেহার ও বারানসের আফিম যাহা রাখা গিয়াছে তাহা নিলামের দিবস খরিদারকে দেখান যাইবেক তাহা দৃষ্টে বেগারিয়ান বিবেচনাকরিতে পারিবেন যে কি প্রকার নিবিব্র অবস্থায় এই আফিম রহিয়াছে—

১৫ দফা ইংরেজ ও ফরাশীষ উভয়ে ১৮১৫ সালের ৭ মার্চ তারিখের করার নামার ৬ দফা বিমোজিব ফরাসে হাকিমানকে ৩০০ সিন্দুক আফিম দেয় তাহা নিচের লিখিত দফানুসারে লণ্ডনার্থ তঁহার দরখাস্ত কার্য হইয়াছেন তদর্থ এস্তে হার দেওয়া যাইতেছে যে যদ্যপি নিয়মিত মেয়াদ মধ্যে অর্থাৎ নিলামের তারিখ অবধি ২ মাহার মধ্যে এই আফিমের তাবত অথবা তাহার মধ্যে কথক আফিম খালি না করণ তবে সেই আফিম কিম্বা পরিমান আফিম গরখালাসি থাকিবেক তাহা হয় কিম্বত আদায়ের মেয়াদ গতে যে নিলাম উপস্থিত হইবেক সেই নিলাম অথবা এক সতস্তর নিলামে বিক্রয় করা যাইবেক—

আফিমের জায়— সিন্দুক
জানেওয়ারি মাহার নিলাম }
হইতে } ৩৫

ফিক্সওয়ারি মাহার নিলাম } ৩০
হইতে }

এপ্রিল মাহার নিলাম হইতে ৬০

মে মাহার নিলাম হইতে ২০

জুলাই মাহার নিলাম হইতে ৮৫

জুমলা ৩০০

বিমোজিব হুকুম সাহেবান আলি
সান বোর্ড পরমিট নমক ও আফিম
ইতি—

W. R. YOUNG, Secy.

WITH the Sanction of Government, the following
Advertisement is published for general information
By Order of the General Management,

JOHN McQUEEN,

Secy. M. O. S.

Orphan Society's Office, Kidderpore, }
5th March, 1839.

ADVERTISEMENT.

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, showing that the Orphan Press has the exclusive privilege of Printing for Government.

"I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation.

(Signed) H. T. PRINSEP,

Secy. to Government Genl. Dept.

Council Chamber, the 7th August, 1832."

Court for the Relief of Insolvent Debtors at Calcutta.
NOTICE is hereby given, that

WILLIAM EDWARDS, a Lieutenant in the Eighteenth Regiment of Bengal Infantry,

Now a Prisoner in the Gaol of Calcutta, hath filed his Petition, praying for Relief under the Provisions of the Statute 9th, Geo. IV. Cap. 79, entitled "An Act to provide for the Relief of Insolvent Debtors in the East Indies," and the said WILLIAM EDWARDS hath executed an Assignment to the Common Assignee of the said Court in Trust for the benefit of the Creditors of the said WILLIAM EDWARDS, of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him before the Court shall have made its final order in the matter of the said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, 18th June, 1839.

Mr. N. Hudson, Atty.

কলিকাতার জোজবিন করদারানের পরি
ত্রানার্থে আদালত—

সম্রাচার দেওয়া জাইতেছে যে—

উইলিয়াম এডওয়ার্ডের বাদান ইনকেনট্রার

১৮ পলটনের এক লেপটেন—

সম্প্রতি তিনি কলিকাতার জেলে কয়েদ আছেন
এবং তাহার আরজী দাখিল করিয়াছেন এই প্রা

র্থনায় যে চতুর্থ জাজ বাদসাহের বাদসাইএর নবম
বৎসরের প্রকাশিত আইনের ৭৩ ধারা জাহার
নাম হিন্দুধর্মের অধর্ম করদারানের পরিজানার্থ
আইন তাহার লিখিত আজ্ঞা তাহার সংকে আম
লে আইনে এবং এই উক্ত উইলিয়াম এডওয়ার্ডের
উক্ত আদালতের সাধারণ মোক্তারকারের নিকট
তাহার মহাজনগনের উপকারার্থে তাবত দ্বার
ও অদ্বার বিষয় জাহা একনে তাহার আছে কিহা
জাহা উক্ত আরজীর বিষয়ে উক্ত আদালত হইতে
শেষ হুকুম হইবার পূর্বে তাহার হস্তে আইনে
কিহা উপার্জন করণে এই সকলের এক মোক্তার নাম
লিখিয়া দিয়াছেন—

P. O'Hanlon, Examiner.

একজামিনর সাহেবের দফুরখানা—

সন ১৮৩৯ সাল ১৮ জুন—

মেং এনঃ হডসান উকিল—

STEAM NOTICE.



The MATABANGA, in tow of the MEGNA, Steam Vessel, for Allahabad, will leave Calcutta on the 2d July, and will probably leave Allahabad on the 26th Idem, on her return to Calcutta.

By Order of the Marine Board,

(Signed) J. H. JOHNSTON,

Controller of Govt. Steam Vessels.

Steam Department, }
the 18th June, 1839.

CIVIL FUND.

NOTICE.—A Half-yearly General Meeting of Subscribers will be held at the Town Hall, on Wednesday, the 31st of July next, at 11 o'clock A.M., for the purpose of passing the Annual Account of the past year; and for the despatch of any other business that may be laid before the Meeting.

By Order of the Managers,

J. P. GRANT, Honorary Secy.

Civil Fund Office, 1st June, 1839.

THE Effects of the late Mr. J. P. Green remain under the Seal of this Court, and will be delivered to any person legally authorized to receive them.

(Signed) M. J. TIERNEY, Judge.

Allyghur, Judge's Office, }
the 8th June, 1839.

TWENTY-TWO BALES of DAMAGED MULE TWIST, to be sold to the highest bidders, To-morrow, Thursday, the 20th June, 1839, by JENKINS, LOW AND CO. on account of the Concerned, on the Custom House Wharf, and with the permission of the Collector, landed from the Ship Anne Lockerby; viz.

[E] D Nos. 1 to 6, six Bales, each 500 lbs. of No. 40 Mule Twist.

Nos. 7 to 22, sixteen Bales, 50 ditto.

LOST on the 6th June 1839—Three whole Tickets of the 2d Calcutta Lottery of 1839, by a Sircar Bustubehn Day, No. 1016, 1140 and 2223.

A reward will be given to the finder. Apply to
BULRAUM MULLICK & SONS.

NOTICE is hereby given, that on Monday the 22d July 1839, corresponding with the 7th Shawun 1246 B. S., and 26th Assar 1246 F. S., the undermentioned **LANDED PROPERTY** will be put up for sale by Public Auction at the Collector's Office of Bhagulpore for the recovery of Arrears of Government Revenue up to the end of April 1839, unless immediately liquidated.

No. of Lot.	Number of Registers.	Mehal and Pergunnah.	Recorded Proprietor,	Annual Jamma of the Entire Estate.	Subject of Sale.	Net Balance.	Interest.	Total Balance.	REMARKS.
1		Talookah Baubarah, Pergh. Bhagulpore,	Sheam Chowdry,	10468 8 10½	{ Entire Estate, }	3218 14 6½	199 0 0	3417 14 6½	{ Nos. 1 and 2. These Lands are well suited for Rice and other small grain,—the Rice Corps on these Lands are always abundant. }
2		Tuppah Munechary, Pergh. Ditto, ...	Anundnarrain Ghose,	8738 2 1½	Ditto,	34 10 9½	0 0 0	34 10 9½	
3		Talookah Boodhoo Chook, Pergh. Colgong,	Most. Shamasoondry, &c. ...	6863 1 1½	Ditto,	432 1 11½	36 6 0	468 7 11½	{ Nos. 3 and 4. Indigo and Sugar grow well on these Lands, and are much cultivated. The Talookas are on the Northern Bank of the Ganges, and well worthy the notice of speculators of Sugar and Indigo. }
4		Nisf Talookah Bickrumpore Chookrame, Pergh. Chye, ...	Chowdry Collessur Sing, &c. ...	7711 14 11½	Ditto,	2609 14 3½	312 9 0	2922 7 3½	
5		Talookah Dimpdhorah, Pergunnah Chye,	Most. Beebec Makhun, &c.	8203 4 3¼	Ditto,	2454 12 0¼	86 0 0	2540 12 3¼	{ No. 5. Indigo, Rice, Wheat, &c. are cultivated in this Talookah,—many Indigo Factories are situated on these lands. }
6		Talookah Kuramah, Pergunnah Chye,	Rajah Oodinnarain Sing, &c. ...	13452 7 5¼	Ditto,	4906 3 1½	403 6 5	5309 9 6¼	{ No. 6. These Lands are situated in the neighbourhood of many Indigo Factories belonging to Lutteeppore and Bhowanepore Concern, on the Northern Bank of the Ganges, and produce all kinds of grain. }
7		Pergh. Suhrooce, &c. in Muhalat Kauruckpore,	{ Moharajah Ruhumut Ally } { Khan Bahadoor, }	62626 6 10½	Ditto,	20109 13 4¼	954 5 11	21064 3 3¼	{ Nos. 7 and 8. The Lands in these Pergunnahs are well suited for Rice and other small grain, the purchase of these Estates is well worthy the consideration of speculators. }
8		Pergunnah Chandypore,	Nannarain Deo,	8664 9 7¼	Ditto,	101 1 6¼	9 14 0	110 15 6¼	{ Nos. 1, 2, and 3. The Lands in these Pergunnahs are situated near Rajmehal, Indigo, Sugar, Rice, Wheat, &c. are produced, the lands are rich and good, and well suited for the cultivation of Indigo. }
Bengal Mehal. 1		Pergh. Umbar,	Ramchunder Sahee,	8976 14 8	Ditto,	1485 14 8	122 0 0	1697 14 8	
2		Kist. Pergh. Konkjole, Pergh. Konkjole,	{ Most. Khyrunnessa Begum, &c. }	8655 7 1¼	Ditto,	4655 3 8¼	169 0 0	4824 3 8¼	
3		Pergh. Sooltanabaud,	Most. Jasookce Coonwary, ...	13570 9 9¼	Ditto,	4681 4 9¼	298 8 3	4979 13 0¼	

E. E.

Bhagulpore Collector's Office, the 13th June, 1839.

H. C. BAGGE, Acting Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office Zillah Beerbhoom, on Monday the 8th July, 1839, corresponding with 25th Assar 1246 B. S.

Name of Mehal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietors.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty for the Kist of April, 1839.	REMARKS.
No. 19. Kismut Lot Indass, Pergunnah Kootubpore,.....	{ Gopal Loll Tagoor, ... }	5705 1 10	194 6 1	{ This land produces Paddy and Sugar-cane, &c.

Zillah Beerbhoom, Collector's Office, the 12th June, 1839.

A. C. BARWELL, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorate of Zillah Midnapore, on Friday, the 5th July, 1839, A. D., corresponding with the 22d Asar 1246, B. S., in conformity with the orders of the Sudder Board of Revenue, dated 7th August, 1838, No. 54.

Name of Mehal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma, including Police.	Arrears of Revenue, including Interest and Tulu-bana, &c. up to the Kist of April, 1839.	Remarks.
No. 1. Poorb Etara, Pergunnah Kaseepora,	{ Kumulakant Surkar, and Sale purchaser Raja Burdakant Rae,	43,261 4 7	36,668 12 5½	{ This Land produces Silk, Paddy, Cotton, Sugar Cane Mustard, &c.

Midnapoor Collectorate, the 7th June, 1839.

N. FORBES, Offg. Collector.

East India Army Agency,

Nos. 16, CORNHILL, & 8, ST. MARTIN'S PLACE,

CHARING CROSS.

CAPTAIN GRINDLAY has the pleasure to announce, that he has recently entered into arrangements for extending the advantages of his Agency Establishment, and affording to his Friends increased facilities for the transaction of EVERY DESCRIPTION OF BUSINESS CONNECTED WITH INDIA AND THE COLONIES.

The great increase of engagements, which has resulted from the character of his Establishment, has induced him to receive Two Gentlemen as Partners, from whose exertions, attention and experience, combined with his own, he anticipates the greatest benefit to his correspondents.

CAPTAIN GRINDLAY avails himself of this opportunity to offer his grateful acknowledgements for the extended and cordial support he has hitherto received. Referring to the experience of the past as evidence of the zeal and care, which may be relied upon for the future, Captain GRINDLAY has only to announce, that the business will in future be carried on under the Firm of

GRINDLAY, CHRISTIAN & MATTHEWS.

This day is Published,

and for Sale at the Orphan Press, Folio Foolscap, 5 Rs.

DR. HELFER'S

SECOND REPORT ON THE PROVINCES OF

YE, TAVOY, AND MERGUE,

ON THE

TENASSERIM COAST

Visited and Examined by Order of Government, with the view to develop their natural resources.

G. H. HUTTMANN.

February 6th 1839.

Works lately Published,

And For Sale at the Bengal Military Orphan Press.

NOTES

ON THE

Medical Topography of Calcutta,

(Royal 8vo. 190 Pages, with 2 Maps. Price 5 Rs.)

BY JAMES RANALD MARTIN,

Presidency Surgeon and Surgeon to the Native Hospital.

PRINTED BY ORDER OF GOVERNMENT.

"Upon the Moral, Physical and Political condition of the Inhabitants of Calcutta, European, Native and Foreign, Mr. MARTIN makes numerous and sensible remarks, which must be very interesting to our oriental countrymen, but which we cannot dwell upon here. The work must have cost the Author immense pains, as it goes most minutely into all the details and ramifications of Medical Topography—and not only so, but into the nature and treatment of the Endemic diseases of the place.

The code of Hygienic Maxims for the guidance of European sojourners concludes the work, which is constructed with great labour, talent and judgement.

It presents an admirable specimen of what a treatise on Medical Topography ought to be."—From the Medico-Chirurgical Review, No. 57, for July, 1838.

THIRD

REPORT

ON

THE STATE OF EDUCATION IN BENGAL;

INCLUDING

Some account of the State of Education in Behar, and a consideration of the means adapted to the improvement and extension of Public Instruction in both Provinces.

By WILLIAM ADAM.

(Royal 8vo. Boards—Pages 244—Price 4 Rs.)

Published by the Order of Government.

The 1st & 2d Reports can be had at 3 Rs. each.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, JUNE 22, 1839.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 10TH JUNE, 1839.

The following Draft of a proposed Act was read in Council for the first time on the 10th of June, 1839 :

ACT No. — of 1839.

I. It is hereby enacted, 1 & 2 Geo. 4, Ch. 78. that from and after the first day of January, in the year of our Lord 1840, if any person shall accept a Bill of Exchange payable at any other place than at his own place of residence without further expression in his acceptance, such acceptance shall be deemed and taken to be to all intents and purposes a general acceptance. But if the acceptor shall, in his acceptance, express that he accepts the Bill payable at such other place only, and not otherwise or elsewhere, such acceptance shall be deemed and taken to be to all intents and purposes, a qualified acceptance of such Bill, and the acceptor shall not be liable to pay such Bill except in default of payment when such payment shall have been duly demanded at such other place.

II. And it is hereby enacted, that after the day and year aforesaid no acceptance of any Bill of Exchange drawn within the Territories of the East India Company, shall be sufficient to charge any person unless such acceptance be in writing on such Bill, or if there be more than one part of such Bill on one of the said parts.

III. And it is hereby enacted, 6 & 7 W. 4, Ch. 58. ed, that it shall not be necessary to present Bills of Exchange accepted supra protest for honor, or having a reference thereon in case of need to the acceptor or acceptors for honor, or to the referee or referees, until the day following the day on which such Bills of Exchange shall become due, and if the place of address on any such Bill of Exchange of such acceptor or acceptors for honor, or of such referee or referees be other than where such Bill shall therein be made payable then it shall not be necessary to forward such Bill of Exchange for presentment for payment to such acceptor or acceptors for honor, or referee or referees, until the day following the day on which such Bill of Exchange shall become due.

IV. And it is hereby enacted, 2 & 3 W. 4, Ch. 98. ed, that all Bills of Exchange wherein the drawer or drawers thereof shall have expressed, that such Bills of Exchange are to be payable in any place other than the place by him or them therein mentioned to be the place of residence of the drawee or drawees thereof, and which shall not on the presentment thereof be accepted, shall or may be, without further presentment to the drawee or drawees protested for non-payment in the place in which such Bills of Exchange shall have been by the drawer or drawers expressed to be payable, unless the amount owing upon such Bills of Exchange shall have been paid to the holder or holders thereof on the day on which

such Bill would have become payable had the same been duly accepted.

V. It is hereby enacted, 1 Vict. Ch. 80. that from and after the first day of January in the year of our Lord 1840, no Bill of Exchange or Promissory Note made payable at or within twelve months after the date thereof, or not having more than twelve months to run, shall by reason of any interest taken thereon or received thereby, or any agreement to pay or receive or allow interest in discounting, negotiating or transferring the same be void, nor shall the liability of any party to any Bill of Exchange or Promissory Note, be affected by reason of any Statute or Regulation in force for the prevention of usury. Nor shall any person or persons, or body corporate drawing, accepting, endorsing or signing any such Bill or Note be subject to any penalty under any Statute or Regulation relating to usury or any other penalty or forfeiture.

VI. And it is hereby declared and enacted, that Good 7 & 8 G. 4, Ch. 15. Friday and Christmas Day, and 6 & 7 W. 4, Ch. 58. every day of Fast or Thanksgiving appointed by Government, are and shall, for all purposes whatever, as regards Bills of Exchange and Promissory Notes, be treated and considered as the Lord's Day, commonly called Sunday.

VII. And it is hereby provided, that this Act shall not be construed to extend to affect Bills of Exchange or Promissory Notes, in any case which, but for the passing of this Act, would not be governed by the Law of England, or to extend or alter the jurisdiction of any of Her Majesty's Courts of Justice.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 10th day of September next.

J. P. GRANT,

Offg. Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 10TH JUNE, 1839.

The following Draft of a proposed Act was read in Council for the first time on the 10th of June, 1839.

ACT No. — or 1839.

I. It is hereby enacted, that *Meaning of the words in the Act.* the words and expressions hereinafter mentioned, which in their ordinary signification have a more confined or a different meaning, shall in this Act, except where the nature of the provision or the context of the Act shall exclude such construction, be interpreted as follows; that is to say, the word "Land" shall extend to Messuages, and all

other Hereditaments, whether Corporeal or Incorporeal (except such as are not liable to Dower), and to any share thereof, and every word importing the singular number only shall extend and be applied to several persons or things as well as one person or thing.

II. And it is hereby further enacted, that when a Husband shall die, beneficially entitled to any Land for an interest which shall not entitle his Widow to Dower out of the same at Law, and such interest, whether wholly equitable, or partly legal and partly equitable, shall be an Estate of inheritance in possession, or equal to an Estate of inheritance in possession, (other than an Estate in jointenancy,) then his Widow shall be entitled in Equity to Dower out of the same Land.

III. And it is hereby further enacted, that when a Husband shall have been entitled to a right of entry or action in any Land and his Widow would be entitled to Dower out of the same if he had recovered possession thereof, she shall be entitled to Dower out of the same although her Husband shall not have recovered possession thereof; provided that such Dower be sued for or obtained within the period during which such right of entry or action might be enforced.

IV. And it is hereby further enacted, that no Widow shall be entitled to Dower out of any Land which shall have been absolutely disposed of by her Husband in his life time, or by his Will.

V. And it is hereby further enacted, that all partial Estates and Interests, and all charges created by any disposition or Will of a Husband, and all debts, incumbrances, contracts, and engagements to which his Land shall be subject or liable, shall be valid and effectual as against the right of his Widow to Dower.

VI. And it is hereby further enacted, that a Widow shall not be entitled to Dower out of any Land of her Husband when in the Deed by which such Land was conveyed to him, or by any Deed executed by him, it shall be declared that his Widow shall not be entitled to Dower out of such Land.

VII. And it is hereby further enacted, that a Widow shall not be entitled to Dower out of any Land of which her Husband shall die wholly or partially intestate when by the Will of her Husband, duly executed for the devise of Freehold Estates, he shall declare his intention that she shall not be entitled to Dower out of such Land or out of any of his Land.

VIII. And it is hereby further enacted, that the right of a Widow to Dower shall be subject to any conditions, restrictions or directions which shall be declared by the Will of her Husband, duly executed as aforesaid.

IX. And it is hereby further enacted, that where a Husband shall devise any Land out of which his Widow would be entitled to Dower if the same were not so devised, or any Estate or Interest therein, to, or for the benefit of his Widow, such Widow shall not be entitled to Dower out of or in any Land of her said Husband, unless a contrary intention shall be declared by his Will.

X. And it is hereby further enacted, that no Gift or Bequest made by any Husband to or for the benefit of his Widow of or out of his Personal Estate, or of or out of any of his Land not liable to Dower shall defeat or prejudice her right to Dower unless a contrary intention shall be declared by his Will.

XI. Provided always and it is hereby further enacted, that nothing in this Act contained shall prevent any Court of Equity from enforcing any covenant or agreement entered into by or on the part of any Husband not to bar the right of his Widow to Dower out of his Lands or any of them.

XII. And it is hereby further enacted, that nothing in this Act contained shall interfere with any rule of Equity, or of any Ecclesiastical Court by which Legacies bequeathed to Widows in satisfaction of Dower are entitled to priority over other Legacies.

XIII. And it is hereby further enacted, that no Widow shall hereafter be entitled to Dower ad ostium ecclesie or Dower ex assensu patris.

XIV. And it is hereby further enacted, that this Act shall not extend to the Dower of any Widow who shall have been or shall be married on or before the First day of One Thousand Eight Hundred and Thirty-nine, and shall not give to any Will, Deed Contract, Engagement, or charge executed, entered into, or created before the said First day of One Thousand Eight Hundred and Thirty-nine, the effect of defeating or prejudicing any right to Dower.

XV. And it is hereby provided, that this Act shall not be construed to affect any right of property in Land otherwise than by modifying the Law of Dower in cases governed by the English Law of Dower, or to extend or alter the jurisdiction of any of Her Majesty's Courts of Justice.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 10th day of September next.

J. P. GRANT,
Offg. Secy. to the Govt. of India.

FORT WILLIAM.
LEGISLATIVE DEPARTMENT,
THE 10TH JUNE, 1839.

The following Draft of a proposed Act was read in Council for the first time on the 10th June, 1839.

ACT No. — OF 1839.

I. It is hereby enacted, that the words and expressions hereinafter mentioned, which in their ordinary signification have a more confined or a different meaning, shall in this Act, except where the nature of the provision or the context of the Act shall exclude such construction, be interpreted as follows: (that is to say,) the word,

"Land," shall extend to Messuages, and all other Hereditaments, whether Corporeal or

Incorporeal, and whether Freehold, or of any other Tenure, and to Money to be laid out in the purchase of Land, and to Chattels and other personal property transmissible to Heirs, and also to any share of the same Hereditaments and Properties or any of them, and to any Estate of Inheritance or Estate for any Life or Lives, or other Estate transmissible to Heirs and to any Possibility, Right, or Title of Entry or Action, and any other Interest capable of being inherited, and whether the same Estates, Possibilities, Rights, Titles, and Interests or any of them, shall be in possession, reversion, remainder, or contingency,

and the words "the Purchaser" shall mean the person who last acquired the Land otherwise than by descent, or than by any escheat, partition, or enclosure, by the effect of which the Land shall have become part of or descendible in the same manner as other Land acquired by descent, and the word "descent" shall mean

the title to inherit Land by reason of consanguinity, as well where the Heir shall be an Ancestor or Collateral relation, as where he shall be a child or other issue;